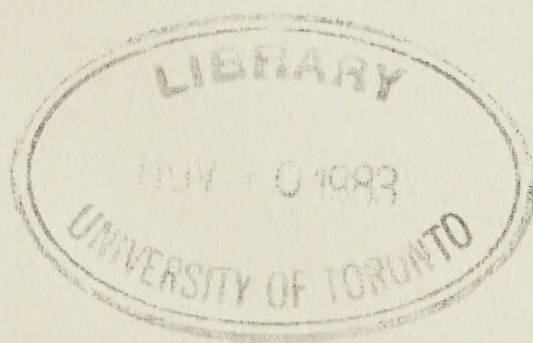


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1943

Volume II, Nos. 1 to 13

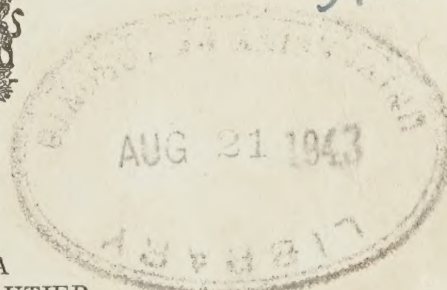
CONSOLIDATED TABLE OF CONTENTS
CANCELLATIONS, AMENDMENTS, REFERENCES
REFERENCE INDEX
STATUTES AMENDED, SUSPENDED OR REFERRED TO
BY ORDER IN COUNCIL

Vol. 2

April 12, 1943 to July 5, 1943

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STATUTORY ORDERS AND REGULATIONS DIVISION
PRIVY COUNCIL OFFICE



OTTAWA
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EXPLANATORY NOTE

The present volume contains the regular quarterly consolidated index, including a list of amendments, cancellations, etc., and a reference index, in respect of Orders in Council, orders, rules and regulations published in Canadian War Orders and Regulations from April 12, 1943 to July 5, 1943 (Volume II, Nos. 1 to 13).

As a new feature this volume also contains a list of Orders in Council amending, suspending or referring to various Federal Statutes (October 1, 1942 to July 5, 1943). In future this will form a regular part of the quarterly consolidated index.

J. F. MACNEILL,
*Acting Director,
Statutory Orders and Regulations Division.*

A. D. P. HEENEY,
Clerk of the Privy Council.

PRIVY COUNCIL,
July 13, 1943.

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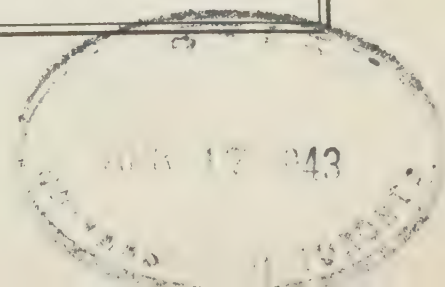


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Errata: Vol. I, No. 13—

- Order No. 247, page 834, Product No. 153, Zone 3 should be "22.25".
 Order No. 253, Schedule "A" Part I, page 848—authorized cut 11 D—bracket to be moved
 back before "with".
 Order No. 253, page 849—authorized cut 20A—bracket should be removed from "knuckle".
 Order No. A-660, pages 873 to 879—number at head of schedule should read "660" not
 "600".
 Order No. A-660, page 874—under code designation B 19, for "bases" read "based".
 Order No. A-660, page 871, Section 8—for word "him" substitute words "the seller".

NOTE:—

Consolidations of the Administrators' Orders and Fuelwood Orders to December 31, 1942, have been made by the Wartime Prices and Trade Board and copies of these consolidations may be obtained on application to the King's Printer. A consolidation of the Board Orders is being made and copies will be available shortly.

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Errata to Vol. I, No. 13—

- Page 891, M.C. 28-A—"warning":—last line should read "to or for the use or information of
 a Controller".
 Page 892, M.C. 48—wherever "Chairman" appears read "Vice Chairman".
 Page 920—Timber 17A—Schedule—White Pine Uppers—2nd item should read:
 "C" Select and Better
 1 x 7 and 8"\$150.00

PART I
Orders in Council

Order in Council establishing the Merchant Seamen Order

P.C. 11397

AT THE GOVERNMENT HOUSE AT OTTAWA

SATURDAY, the 19th day of December, 1942.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 2385, dated 4th April, 1941, an Order Affecting Discipline of Merchant Seamen was made, to be cited as "The Merchant Seamen Order";

And whereas the purpose of the said Order is to prevent delay in the departure of merchant ships from Canadian ports during the present emergency, and to provide that if delay occurs or is anticipated as being likely to occur by reason of the activities of a member or members of the crew of any such ship, there can be taken in respect of such member or members of any such crew such action as will prevent delay in the departure of any ship, and which will serve as a deterrent to members of the crew of any other such ship who might contemplate like activity;

And whereas for the purpose of carrying out the spirit and intent of the said Order and to ensure the efficient administration thereof, it has been found necessary to amend the said Order from time to time; such amendments being made by Orders in Council P.C. 5088, dated 10th July, 1941; P.C. 81/6954, dated 6th September, 1941; P.C. 7891, dated 11th October, 1941, and P.C. 6894 dated 5th August, 1942;

And whereas the Minister of National Defence for Naval Services reports that the said Order as amended, as it has been administered, has prevented delays in the departure of merchant ships from Canadian ports by acting as a deterrent to subversive activities and conduct likely to cause delay in the departure of such ship on the part of merchant seamen, but due to changing conditions resulting from increased enemy activity and other causes, and because of the experience gained in the administration of the said Order, it is now found that further amendments thereto are necessary; and

That in view of the numerous amendments which have from time to time been made and the further amendments which are now required, it is considered desirable that the said Order and the amendments thereto be cancelled, and that there be substituted therefor an Order in the terms of the draft hereto attached and marked Appendix "A".

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of National Defence for Naval Services, and under and by virtue of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, and notwithstanding any other Statute, Law or Regulation, is pleased to order as follows:—

The Order Affecting Discipline of Merchant Seamen made by Order in Council P.C. 2385, dated 4th April, 1941, and the amendments thereto as made by Orders in Council P.C. 5088, dated 10th July, 1941; P.C. 81/6954, dated 6th September, 1941; P.C. 7891, dated 11th October, 1941, and P.C. 6894 dated 5th August, 1942, are hereby revoked and the Order hereto annexed as Appendix "A" is hereby made and established in substitution therefor, effective as of and from such date as may be fixed and designated by the Minister of National Defence for Naval Services.

A. D. P. HEENEY,
Clerk of the Privy Council

Appendix A

1. This Order may be cited as The Merchant Seamen Order 1941.
2. In this Order unless the context otherwise requires,
 - (a) "Board" means a Board of Inquiry established pursuant to the provisions of this Order;
 - (b) "Committee" means a Committee of Investigation established pursuant to the provisions of this Order;
 - (c) "Seaman" means and includes every person employed or engaged to serve in any capacity on board a ship, persons carried on the strength of a manning pool, directors or other persons in charge thereof and members of the staff thereof;
 - (d) "Persons carried on the strength of a manning pool" include—
 - (i) any person who has agreed in writing or verbally to join a manning pool,
 - (ii) any person who has accepted accommodation in a manning pool,
 - (iii) any person who has been ordered released to a manning pool under this Order;

and such persons shall be deemed to be carried on the strength of a manning pool from the time of the making of such agreement, of the acceptance of such accommodation, or of such release, until discharged from the strength of the manning pool by the Director of Merchant Seamen or by a regional director of Merchant Seamen or until such person has signed articles of agreement for service on board a ship, or if under articles until such person has returned to his ship;
 - (e) "Ship" means and includes a merchant ship registered in or belonging to any country or power except the following:
 - (i) Ships registered in or belonging to the United States of America;
 - (ii) Ships registered in or belonging to any enemy country or power;
 - (iii) Ships registered in or belonging to any other country or power that may be designated from time to time by the Governor in Council;

and such merchant ships, other than those which are excepted as aforesaid, shall be subject to the provisions of this Order;
 - (f) "Manning Pool" means and includes all seamen manning pools in Canada established under and by virtue of Order in Council dated the 19th day of May, 1941, P.C. 14/3550, and all manning pools, established under The Manning Pools (Alien Merchant Seamen) Order 1942, Order in Council P.C. 4924 dated the 15th day of June, 1942.

Committee of Investigation

3. (1) The Minister of Justice may nominate officers of the Naval Forces of Canada as representing the Department of National Defence for Naval Services and representatives from the Royal Canadian Mounted Police to act on committees of investigation.

(2) Such committee shall consist of a representative of each of the said departments nominated as aforesaid by the Minister of Justice.

(3) A representative of the Department of National Defence for Naval Services nominated as aforesaid shall convene and be the chairman of a committee nominated as aforesaid and in all questions before the committee, his decision shall prevail.

4. A committee shall have authority to conduct an investigation into the conduct of any seaman, whether on board the ship wherein he is engaged to serve or elsewhere.

5. In any such investigation a committee may take evidence by way of affidavit or oral testimony, of which a transcript shall be made. For such purpose the committee or either member shall have authority to take affidavits or administer oaths and in cases where a witness is unwilling to be sworn because of conscientious scruples or on the ground of his religious belief or on the ground that the taking of an oath

would have no binding effect on his conscience such person may in lieu of taking an oath make an affirmation and declaration which shall be of the same force and effect as if such person had taken an oath in the usual form.

6. A committee may in any case wherein an investigation has been conducted, direct in writing that any seaman be temporarily detained, if it is satisfied that there are grounds for believing that such seaman—

- (a) has been responsible or is likely to be responsible for causing delay in the departure of a ship;
- (b) has deserted or is absent without leave in Canada from his ship;
- (c) has refused or is likely to refuse to sail on a ship;
- (d) has refused or is likely to refuse to perform his regular duties on board a ship;
- (e) has induced or attempted to induce, or is likely to induce or attempt to induce other seamen to interfere in any way with the proper operation of the ship in which they are employed;
- (f) has carried on or is likely to carry on any subversive activities, whether on board his ship or otherwise.

7. A member of the Royal Canadian Mounted Police or other police force, or of His Majesty's Naval, Military or Air Forces or an immigration officer, acting within the scope of his duty as such, shall have power to execute any such direction to detain, including the removal of such seamen from a ship or other place for that purpose, and in so doing may apprehend a seaman in Canada wherever he may be found.

8. A seaman, whose detention has been directed as aforesaid, shall be detained in an immigration station, gaol, or in any duly authorized naval, military or air force detention quarters, pending an inquiry into his case as hereinafter provided by a board.

Board of Inquiry

9. (1) The Minister of Justice may appoint for such ports or places in Canada as he may consider advisable, officers of the Naval Forces of Canada as representing the Department of National Defence for Naval Services, officials of the Department of Transport and the Immigration Branch of the Department of Mines and Resources, to act on boards of inquiry.

(2) A board shall, except as provided in the next succeeding subsection hereof, consist of a representative of each of the Departments appointed as aforesaid by the Minister of Justice.

(3) A representative of the Immigration Branch of the Department of Mines and Resources appointed as aforesaid, shall convene and be the chairman of such a board; provided, however, that if in the opinion of the chairman, the obtaining of a representative from both the Department of National Defence for Naval Services and the Department of Transport would cause undue delay, then the chairman and a representative of one of such other two Departments shall constitute a quorum and be vested with and may exercise all the powers, duties and functions of a board.

(4) In all cases or questions before the board, the decision of the majority shall prevail, and in cases where a quorum only is sitting as a board, the decision of the chairman shall prevail.

(5) An order or decision of a board must be in writing and signed by the chairman or any two members.

(6) A board shall have all the powers and authority of a commissioner appointed under Part I of the Inquiries Act, being Chapter 99 of the revised Statutes of Canada, 1927.

10. Within ninety-six hours of the time a seaman has been detained, as provided in Section 8 hereof, he shall be brought before a board which shall thereupon conduct an inquiry into his conduct in respect of the matters set forth in Section 12 hereof, or to the like effect, and shall hear the evidence regarding the seaman's conduct including the evidence of the seaman and evidence, if any, on his behalf.

11. (1) Evidence taken by a committee by way of affidavit, or if by oral testimony, a transcript thereof shall be accepted by a board and by all courts in any proceedings relating to any matter to which such evidence is relevant, if the person who gave such evidence is not able to appear in person before the board or court by reason of having sailed or being about to sail from Canada.

(2) A member of a committee shall be a competent witness before a board touching all matters arising out of an investigation conducted by the committee of which he is a member.

12. A board shall have authority to inquire into the conduct of a seaman,

- (a) who is alleged to be responsible or likely to be responsible for causing delay in the departure of a ship;
- (b) who is alleged to have deserted or to be absent without leave in Canada from a ship;
- (c) who is alleged to have refused, or be likely to refuse, to sail on a ship;
- (d) who is alleged by the master or agent of the ship to have refused or be likely to refuse to perform his regular duties on board a ship;
- (e) who is alleged to have induced or attempted to induce or be likely to induce or attempt to induce other seamen to interfere in any way with the proper operation of the ship in which they are employed;
- (f) who is alleged to have carried on, or be likely to carry on or who is suspected of carrying on, any subversive activities, whether on board his ship or otherwise;
- (g) who has been detained by direction of a committee.

13. A board on its own motion or at the request of the director or person in charge of a manning pool may inquire into the conduct of any seaman carried on the strength of a manning pool,

- (a) who is alleged to be responsible, or likely to be responsible for causing delay in the departure of a ship;
- (b) who deserts, or is absent without leave in Canada from his ship, or the manning pool to which he belongs;
- (c) who is alleged to have refused or be likely to refuse to sail on a ship;
- (d) who having been directed to join a ship, refuses or fails or is likely to refuse or fail to do so;
- (e) who is alleged by the master or agent of a ship to have refused to perform his regular duties on board his ship;
- (f) who is alleged to have induced, or attempted to induce, or be likely to induce or attempt to induce other seamen to interfere in any way with the proper operation of their ship, or a manning pool;
- (g) who is alleged to have carried or be likely to carry on, or who is suspected of carrying on, any subversive activities, whether on board a ship or otherwise.

14. A board may direct a member of the Royal Canadian Mounted Police or other police force, or of His Majesty's Naval, Military or Air Forces, or an immigration officer, acting in the scope of his duty as such, to apprehend anywhere in Canada any seaman whose conduct is the subject of inquiry by said board, and any member of the Royal Canadian Mounted Police or other police force or of His Majesty's Naval, Military or Air Forces, or immigration officers, to whom such direction is given shall forthwith apprehend and bring before the board, at such time as the board may direct, the seaman in question, any such direction may, in addition, require that upon the apprehension of the seaman to whom said direction relates, the said seaman be detained in the same place and in the same manner and subject to the same conditions as if said direction had been issued by a committee as hereinbefore provided in this Order.

15. A board may, after an inquiry, conducted pursuant to Sections 12 or 13 hereof, order in writing that a seaman be,—

- (a) released; or
- (b) released to a ship; or

- (c) released to a manning pool; or
- (d) detained in an immigration station, gaol, or other place of confinement for a period not exceeding three months.

16. A board shall in any case where the detention of a seaman has been ordered under the last preceding section, cause the seaman to be brought before it at or at any time before the expiration of such detention and review his case and the board may, taking into consideration the seaman's conduct, the detention undergone, the seaman's attitude, and such other circumstances as to the board seem proper, order that the seaman be,—

- (a) released; or
- (b) released to a ship; or
- (c) released to a manning pool; or
- (d) detained in an immigration station, gaol, or other place of confinement for a further period not exceeding six months.

17. In the event of a board ordering the detention of a seaman under Section 15 or 16, such seaman may be employed on such labour, and in such place, as the board may direct.

18. Notwithstanding any of the provisions contained in the last three preceding sections, a board may in any case, and at any time, recommend to the Minister of Justice that the seaman be detained under the provisions of Regulation 21 of the Defence of Canada Regulations.

19. At all inquiries, including a review under Paragraph 16 hereof, the seaman whose conduct is the subject of such inquiry, shall be entitled to be present and to be heard.

General Provisions

20. (1) A board may in any case in which it deems fit, refer the proceedings thereof to the Judge Advocate-General, Department of National Defence, for his opinion on any question which is involved, and pending the receipt of such opinion and the decision of the board in consequence thereof, the board shall have power to direct that the seaman concerned be detained in the manner prescribed by Section 8 of this Order.

(2) A board may in any case and at any time and from time to time adjourn the proceedings to such time and place as may appear to such board fit, and may order that the seaman be meanwhile detained.

(3) A copy of the proceedings of every board, certified by the chairman thereof, shall, as soon as completed, be forwarded to the Judge Advocate-General, Department of National Defence, for registration and custody.

21. Any seaman, while detained under the authority of this Order, shall be deemed to be in legal custody.

22. Notwithstanding the provisions of Order in Council, P.C. 4751 of the 12th of September, 1940, respecting alien seamen, and alien seamen detained under that Order may, at his request or at the request of an immigration board of inquiry or officer acting as such, or immigration inspector in charge, have his case referred to and dealt with by a board as if his conduct were in the first instance being inquired into and dealt with under the authority of this Order.

23. A board may, on the request of a committee, or of its own volition, make an order prohibiting leave from any ship for any period not exceeding 48 hours, and any seaman who is away from his ship at any time during such period without lawful excuse, shall be deemed to be absent without leave.

24. This Order shall be interpreted in accordance with the principles approved by Order in Council, P.C. 2685 of the 19th June, 1940, insofar as they are applicable, which principles re-affirm the freedom of employees to organize in trade unions and to negotiate collective agreements with employers, and their rights to protection

against such acts of employers as refusal of employment and dismissal because of trade union membership, intimidation to prevent a workman from belonging to a trade union, and conspiracy with other employers to such ends.

25. The provisions of this Order shall be in addition to and not in derogation of the provisions of any other statute, law or regulation, and the exercise of the powers granted hereunder shall be without prejudice to the operation at any time of the provisions of any other such statute, law or regulation, which, without limiting the generality of the foregoing, shall include the Canada Shipping Act, 1934, the Criminal Code, the Immigration Act and Order in Council P.C. 4751 of the 12th September, 1940, respecting alien seamen.

26. (1) This Order shall be administered by the Minister of National Defence for Naval Services, who may issue such directions, and exercise such supervision and control over proceedings hereunder as may be necessary to give effect to the Order, and to carry out the spirit and intent thereof.

(2) The Minister of National Defence for Naval Services may prescribe such forms as, in his opinion, are necessary or desirable to give effect to proceedings under this Order and such forms may be used by committees and boards where applicable, with such alterations, variations, omissions and additions, as the circumstances may require, and such forms shall be valid in law and any alteration, omission or variation in, or addition to, or deviation from, the forms so prescribed by the Minister, shall not, by reason thereof, render invalid any proceedings under this Order.

(3) The omission of any of such forms will not, by reason only of such omission, render any proceeding invalid.

27. There shall be no appeal to any court, tribunal, or person from a direction of a committee or an order or decision of a board, which order or decision shall be final, and no proceedings taken or purported to be taken under this Order shall be deemed to be invalid or open to objection by reason of any irregularity therein, or omissions, or variations from the provisions of this Order, providing that such proceedings come within the spirit and intent of this Order as stated in Order in Council, P.C. 2385 dated the 4th day of April, 1941, and in the Order in Council under which this Order is made.

28. All persons heretofore nominated or appointed by the Minister of Justice to committees or boards shall continue in office as though expressly nominated or appointed hereunder.

29. All expenditure incurred in carrying out the provisions of this Order shall be paid by the Department of National Defence for Naval Services and shall constitute a charge against the moneys appropriated by Parliament for the war.

30. Wherever in any statute, law or regulation, reference is made to the Merchant Seamen Order, 1941, as made and established by Order in Council, dated 4th April, 1941, P.C. 2385, and amendments thereto, such reference shall, unless the contrary appears, be deemed to extend to, mean, and include this Order.

Minister's Order

I, the undersigned, the Minister of National Defence for Naval Services, by virtue of the authority vested in me by Order in Council P.C. 11397, dated the 19th day of December, 1942, do hereby fix and designate the 15th day of April, 1943, as the date on which the Merchant Seamen Order, 1941, as made and established by the aforesaid Order in Council, shall come into force and from which it shall be effective.

Dated at Ottawa this 6th day of April, 1943.

ANGUS L. MACDONALD,

Minister of National Defence for Naval Services.

Order in Council authorizing the payment of Unemployment Insurance Benefit to persons resident in U.S.A.

P.C. 2555

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 30th day of March, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Section 43 of the Unemployment Insurance Act provides that unemployment insurance benefit may not be paid to a person while he is resident out of Canada;

And whereas the Minister of Labour reports that in March and April of 1942, through an exchange of notes between Canada and the United States of America, a reciprocal agreement was reached for the payment of unemployment insurance benefit in Canada based on contributions in the United States and for the payment in the United States of unemployment insurance benefit based on contributions made in Canada;

That a limited number of claims have been established by persons resident in the United States based on contributions paid in Canada and that it is necessary, in view of the agreement entered into between the two countries, that such claims be honoured and paid; and

That an amendment to the Unemployment Insurance Act allowing the payment of benefit to persons resident out of Canada will be recommended to Parliament at the earliest convenient date;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour and under and by virtue of the War Measures Act, Chapter 206 of the Revised Statutes of Canada, 1927, is pleased notwithstanding the provisions of Section 43 of the Unemployment Insurance Act, 1940, to authorize and doth hereby authorize the Unemployment Insurance Commission to pay unemployment insurance benefit to persons resident in the United States of America, who establish the right to payment of benefit under the said Act and in accordance with the agreement respecting unemployment insurance between Canada and the United States of America.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council establishing a test period—reduction of civilian passenger traffic by removing inducements to travel.

P.C. 2557

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 30th day of March, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Transport represents that passenger traffic on Canadian railways is continually increasing as a result of wartime conditions, including the steady reduction in travel by automotive vehicles caused by the measures taken to conserve oil and rubber;

That this traffic, and particularly traffic at week-ends and public holidays, is interfering seriously with the capacity of the railways to move essential freight and the Armed Forces, and is placing an undue strain on railway equipment and facilities and the available labour, coal and other materials; and

That it is therefore desirable to endeavour to reduce civilian passenger traffic by removing inducements to travel in the form of certain reduced fares now being offered by the railways, and to that end it is desirable to establish a test period to ascertain the effect on passenger traffic of the removal of such inducements;

Therefore His Excellency the Governor General in Council, on the recommendation of the Minister of Transport (concurred in by the Minister of Finance) and pursuant to the powers conferred by the War Measures Act, (Chapter 206, Revised Statutes of Canada, 1927) is pleased to order and doth hereby order as follows:—

For the period from April 15, 1943, to August 15, 1943 (both dates inclusive) no Company operating a railway, including any electric railway (excepting a street railway or tramway) shall sell or offer to sell to any person travelling by railway (except a member of the Armed Forces) any ticket or contract for travel in Canada at any of the following reduced fares:

- (a) Reduced fares for Dominion or Provincial public holidays.
- (b) Reduced fares for general public week-end travel.
- (c) Reduced fares for parties of ten or more.
- (d) Any other reduced fare or fares which the Transport Controller, appointed by the Governor in Council, may from time to time, with the concurrence of the Wartime Prices and Trade Board, designate for the purpose of this Order.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending the National Selective Service Civilian Regulations; provision for the preservation of group insurance benefits and medical services plan

P.C. 2586

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 1st day of April, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Labour reports that it is essential for the efficient operation of the National Selective Service Civilian Regulations to make provision for the preservation as far as possible of group insurance benefits enjoyed by employed persons who are requested or directed to take other employment, and to make provision whereby employed persons requested or directed to take other employment may continue to receive benefits to which they are entitled under medical service plans in their original employment;

Now, Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, concurred in by the Minister of Finance, and under the authority of the War Measures Act, chapter 206 of the Revised Statutes of Canada, 1927, and the National Resources Mobilization Act, chapter thirteen of the Statutes of 1940, is pleased to amend the National Selective Service Civilian Regulations (made by Order in Council, P.C. 246, 19th January, 1943) and they are hereby amended by inserting the following headings and sections immediately after Part III thereof:—

PART III A

Group Insurance

350. In this part unless the context otherwise requires

- (a) "Central Group Insurance Office" means the office established pursuant to this part;
- (b) "continuing insured employed person" means a transferred employed person who is insured under this part;

- (c) "group plan" means a group policy or policies issued to an employer by an insurance company or companies to provide persons in his employ with one or more of the following forms of insurance, viz., life insurance, accident insurance, sickness insurance, accident and sickness insurance, hospitalization insurance, surgical insurance or accidental death and dismemberment insurance and includes insurance under this part;
- (d) "insurance company" means a corporation, other than a mutual benefit association, hospital benefit association or fraternal benefit society, authorized by law to transact the business of insurance in Canada and with reference to any group plan means the insurer or insurers under such plan;
- (e) "original employer" means the person by whom a transferred employed person was employed immediately prior to his current employment;
- (f) "original group plan" means a group plan issued to the original employer under which a transferred employed person was insured immediately prior to the termination of the employment with the original employer and includes insurance under this part if the transferred employed person accepted his current employment pursuant to a direction or request made under Part II or Part III while he was a continuing insured employed person;
- (g) "Minister" includes any person designated by the Minister to act on his behalf under this part;
- (h) "new employer" means the employer of a transferred employed person;
- (i) "new group plan" means a group plan issued to a new employer and insuring some or all of the persons in his employ;
- (j) "transferred employed person" means a person who has accepted employment pursuant to a direction or request made under Part II or Part III and was, when so directed or requested, in other employment; and includes an employed person who is a transferred employed person by virtue of a ruling of the Minister made under section three hundred and fifty-one; but does not include a person in the employ of a municipality or of His Majesty in right of Canada or of any province.

351. (1) When an employed person who was insured under a group plan has been, pursuant to Part II or Part III, directed or requested to take employment except employment with a municipality or with His Majesty in right of Canada or any province, if the employed person has before his employment with the original employer was terminated or subsequently with the consent of the insurance company, so elected by executing and depositing in the local office a notice in writing in a form prescribed by the insurance company, the employed person shall, from the termination of his employment with the original employer, be insured under this part by a contract to be determined pursuant to section three hundred and fifty-two.

(2) Where an employed person who was insured under a group plan in his immediately preceding employment has applied to the Minister, within thirty days of the termination of such preceding employment, for a ruling that he is a transferred employed person and the Minister has so ruled, if the employed person has, within seven days of being informed of the Minister's ruling, so elected by executing and depositing in the local office a notice in writing in a form prescribed by the insurance company, the employed person shall be insured under this part by a contract to be determined pursuant to section three hundred and fifty-two.

(3) Where an employed person who was insured under a group plan has been, pursuant to Part II or Part III, directed or requested to accept other employment and the employed person has, pursuant to such direction or request, accepted the employment prior to the first day of April, nineteen hundred and forty-three, if the employed person, with the consent of the Minister, prior to a day fixed by the Minister but not later than the first day of July, nineteen hundred and forty-three, so elects by executing and depositing in the local office a notice in writing in a form prescribed by the insurance company, the employed person shall be insured under this part by a contract to be determined pursuant to section three hundred and fifty-two.

(4) Where the new employer has not paid the premium in respect of a continuing insured employed person for any period as required by this part, the employed

person's insurance under this section shall not be effective in respect of such period until the premium has been paid.

(5) An employed person may, by notice in writing served on his employer or the Central Group Insurance Office, cancel an election made by him under subsection one of this section prior to the fifteenth day after the termination of his employment with the original employer and shall thereupon, unless he is insured under a new group plan, be entitled, as if he had not made the election, to all rights under the original group plan arising upon the termination of his employment with the original employer.

(6) A continuing insured employed person shall not be insured under a new group plan until his insurance under this part has been terminated pursuant to section three hundred and fifty-three; and if a continuing insured employed person terminates his insurance under this part for the purpose of becoming insured under a new group plan he shall not be entitled to any rights under the original group plan or under this part arising upon the termination of the insurance.

(7) The Selective Service Officer shall, upon deposit of a notice in a local office under this section, forthwith transmit it to the Central Group Insurance Office and shall at the same time inform the said office of the name of the new employer.

352. (1) Where a transferred employed person is insured under this part, he shall be insured by the insurance company which issued the original group plan and the insurance company may, at its option, maintain the cover either

- (a) under the original group plan with appropriate amendments; or
- (b) under a contract which is hereby deemed to be in force between the new employer and the insurance company.

(2) Where a transferred employed person is insured under this part, the new employer shall, in accordance with this part, pay to the Central Group Insurance Office the premiums in respect of such insurance determined pursuant to this part.

(3) Where a transferred employed person is insured under this part, his rights and obligations shall, subject to this part, be determined *mutatis mutandis* by the terms of the original group plan except that

- (a) amounts of insurance payable shall, unless reduced by the Minister pursuant to sub-section four of this section, be fixed, notwithstanding any provision in the original group plan for variation thereof, at the amounts in effect under the original group plan immediately prior to termination of the transferred employed person's employment with the original employer;
- (b) no provision in the original group plan with reference to participation in surplus or an adjustment of premiums based on experience shall apply to such insurance;
- (c) premiums shall be determined and paid pursuant to this part; and
- (d) if a continuing insured employed person is entitled under an original group plan to have an individual insurance policy issued to him on termination of employment, he shall not be entitled to have such policy issued to him until his insurance under this part is terminated by termination of his employment with the new employer or by order of the Minister of Labour under this part; and if, in any such case, the continuing insured employed person is re-employed by the original employer upon the termination of his employment with the new employer, he shall not be entitled to have such policy issued to him until the termination of that employment with the original employer.

(4) The Minister may, in his discretion, reduce the insurance payable to a continuing insured employed person under this part by an order which shall not be effective until a copy thereof has been served on the Central Group Insurance Office, the new employer and the continuing insured employed person.

(5) The continuing insured employed person's beneficiaries under this part shall be the beneficiaries under the original group plan subject to any right of the continuing insured employed person under the original group plan to change the beneficiaries.

(6) Where an employed person who has been insured under a group plan has, upon ceasing to be insured under this part by reference to such plan, been re-employed by the employer to whom such plan was issued, he shall for the purpose of determining benefits under the current group plan issued to such employer be deemed to have been in continuous employment with such employer for a period equal to the aggregate of his period of insurance under this part and his periods of employment with such employer immediately proceeding and following such period of insurance.

353. (1) Insurance on any person under this part shall be terminated

- (a) by the expiration of seven days after termination of his employment with any employer pursuant to a direction or request under Part II or Part III to take employment except employment with a municipality or with His Majesty in right of Canada or any province unless within that period he takes employment pursuant to such a direction or request;
- (b) by termination of his employment other than pursuant to a direction or request under Part II or Part III to take employment except employment with a municipality or with His Majesty in right of Canada or any province;
- (c) by notice that he wishes to cancel the insurance given in writing by the continuing insured employed person to the new employer;
- (d) by the attainment by the continuing insured employed person of the age on which the insurance would have been cancelled under the original group plan; or
- (e) by an order of the Minister made pursuant to subsection two of this section; whichever shall first occur.

(2) The Minister may, by order, with the concurrence of the National Selective Service Advisory Board, cancel all insurance under this part on a date fixed by the order.

(3) Every new employer shall report forthwith to the Central Group Insurance Office when insurance under this part on a continuing insured employed person in his employ expires or is cancelled and shall pay premiums in respect of every such person as if he were insured under this part until the Central Group Insurance Office has been notified of the expiration or cancellation of the insurance.

354. Every insurance company which insures one or more continuing insured employed persons under this part shall

- (a) keep an account in respect of all insurance on such employed person indicating on each account the form or forms of insurance maintained but not necessarily variations in the terms of insurance;
- (b) calculate, in accordance with its rules, a premium rate on a monthly basis for all the insurance of each kind maintained by it under these regulations:
Provided that in such calculation it may treat all continuing insured employed persons insured by it as if they were insured under a single group contract; and provided further that the premium rate may not be increased or decreased more frequently than once in three months; and
- (c) adopt a method, based on experience, for the ascertainment and apportionment of divisible surpluses or for the adjustment of premiums.

355. (1) On or before the tenth day of each month, every insurance company insuring one or more continuing insured employed persons shall forward to the Central Group Insurance Office a statement containing such information as the Central Group Insurance Office may require concerning all premiums payable to it under this part for the insurance of continuing insured employed persons.

(2) The Central Group Insurance Office shall each month determine, by a method to be decided by it, the proportion of the total premiums payable to all the insurance companies under this part which shall be paid by each new employer and shall render to each new employer an account for the amount payable by him.

(3) Every new employer shall each month pay the amount set out in the account rendered to him by the Central Group Insurance Office within ten days of the receipt

thereof and the Central Group Insurance Office shall forward the moneys so collected to the respective insurance companies entitled thereto.

(4) If a new employer fails to pay to the Central Group Insurance Office an amount which he is required to pay under subsection three of this section, the Attorney-General of Canada may recover such amount from him as a debt due to His Majesty by an action brought in any court of competent jurisdiction; and any moneys so recovered shall be paid to the Central Group Insurance Office.

356. A new employer may, in his discretion, from time to time deduct or withhold from the salary or wages payable to a continuing insured employed person for any period an amount in respect of the premiums for the employed person's insurance under this part not exceeding the amount deducted or withheld by the original employer from the wages or salary of the continuing insured person for an equivalent period under the original group plan:

Provided that, if the benefits payable under the insurance have been reduced pursuant to this part, the amount which may be deducted or withheld from the continuing insured employed person's salary or wages shall be reduced in proportion to the reduction in benefits.

357. (1) The Canadian Life Insurance Officers Association shall establish an office to be known as the Central Group Insurance Office for the administration of this part, and operations of such office shall at all times be subject to review by the Superintendent of Insurance for Canada.

(2) The Canadian Life Insurance Officers Association may authorize persons to act on behalf of the Central Group Insurance Office and determine the scope of their authority.

(3) The Central Group Insurance Office shall, for the purposes of this part, be a body corporate with capacity to sue and be sued in respect of money payable by or to it under this part.

(4) Each insurance company shall, on demand, pay to the Central Group Insurance Office an amount determined by the Office to be substantially equal to the amount which bears the same proportion to the expenses incurred by the Office in any period as the total amount of premiums collected for such company by the Office in that period bears to the total amount of premiums collected by the Office in that period.

358. The Central Group Insurance Office may, at the request of any insurance company, arrange for the investigation and payment of claims against that company under insurance carried on continuing insured employed persons under this part and for the administration of group insurance so carried by the company on continuing insured employed persons.

359. (1) Any person aggrieved by any decision, direction or ruling of the Minister or of the Central Group Insurance Office under any of the provisions of this part, may appeal therefrom to the Minister of Finance within thirty days of receiving notice of such decision, direction or ruling.

(2) An appeal under subsection one of this section shall be made by notice in writing to the Minister of Finance and a copy thereof shall be served upon the person from whose decision, direction or ruling he is appealing within the time limited for such appeal.

(3) The decision of the Minister of Finance on an appeal under this section shall be final and conclusive.

(4) A new employer shall, notwithstanding the service of a notice of appeal under this section, pay every amount which he is required to pay under this part within the time fixed for such payment, but he shall be entitled to recover back by action in any court of competent jurisdiction any part of the payment which, according to the decision of the Minister of Finance, is in excess of that which he ought to have paid but no such action shall be commenced within one month from the time the Minister of Finance makes the decision on which it is based.

360. This part shall come into force on the first day of April, nineteen hundred and forty-three.

PART III B

Medical Services Plan

365. In this part unless the context otherwise requires,

- (a) "executive committee" means a person or persons charged with the administration of a medical services plan;
- (b) "medical services plan" means a contract or arrangement under which an employer withholds moneys out of the salary or wages of some or all of the persons in his employ and medical, hospital or other benefits are provided for such persons or their dependents or both, if the Minister has designated such contract or arrangement as a medical services plan for the purposes of this part;
- (c) "Minister" includes any person designated by the Minister to act on his behalf under this part;
- (d) "original employer" means the person by whom a transferred employed person was employed immediately prior to his current employment;
- (e) "new employer" means the employer of a transferred employed person;
- (f) "transferred employed person" means a person who has accepted employment pursuant to a direction or request made under Part II or Part III and was, when so directed or requested, in other employment; and includes an employed person who is a transferred employed person by virtue of a ruling of the Minister made under section three hundred and sixty-six.

366. (1) When an employed person who was entitled to benefits for himself or his dependents under a medical services plan has been, pursuant to Part II or Part III, directed or requested to take other employment, if the employed person has, before his employment with the original employer was terminated or subsequently with the consent of the executive committee, so elected by executing and depositing in the local office a notice in writing in a form prescribed by the Minister, the employed person shall, from the termination of his employment with the original employer, be entitled, subject to this part and notwithstanding any provision or condition in the plan to the contrary, to the benefits provided under the medical services plan,

- (a) in respect of himself as long as he lives where persons are required, by the plan, to live in order to be entitled to benefits; and
- (b) in respect of each of his dependents as long as such dependent lives where persons are required, by the plan, to live in order to be entitled to benefits, as if his employment with the original employer had not terminated.

(2) When an employed person who was entitled to benefits under a medical services plan in his immediately preceding employment has applied to the Minister, within thirty days of the termination of such preceding employment, for a ruling that he is a transferred employed person and the Minister has so ruled, if the employed person has, within seven days of being informed of the Minister's ruling, so elected by executing and depositing in the local office a notice in writing in a form prescribed by the Minister, the employed person shall be entitled, subject to this part and notwithstanding any provision or condition in the plan to the contrary, to benefits provided under the medical services plan,

- (a) in respect of himself as long as he lives where persons are required, by the plan, to live in order to be entitled to benefits; and
- (b) in respect of each of his dependents as long as such dependent lives where persons are required, by the plan, to live in order to be entitled to benefits, as if his employment with the original employer had not terminated.

(3) When an employed person who was entitled to benefits under a medical services plan has been, pursuant to Part II or Part III, directed or requested to accept other employment and the employed person has, pursuant to such direction or request, accepted the employment prior to the first day of April, nineteen hundred and forty-three, if the employed person, with the consent of the Minister, prior to a day fixed by the Minister but not later than the first day of July, nineteen hundred and forty-three, so elects by executing and depositing in the local office a notice in writing in a form

prescribed by the Minister, the employed person shall be entitled, subject to this part and notwithstanding any provision or condition in the plan to the contrary, to benefits provided under the medical services plan,

- (a) in respect of himself as long as he lives where persons are required, by the plan, to live in order to be entitled to benefits; and
- (b) in respect of each of his dependents as long as such dependent lives where persons are required, by the plan, to live in order to be entitled to benefits, as if his employment with the original employer had not terminated.

367. (1) Where a transferred employed person is entitled to benefits by virtue of this part, the new employer shall pay to the Minister contributions in respect of such employed person as required by this part.

(2) Where a transferred employed person is entitled to benefits by virtue of this part, his rights and obligations shall, subject to this part, be determined *mutatis mutandis* by the provisions of the medical services plan under which he is entitled to benefits except that contributions shall be determined and paid pursuant to this part.

368. (1) The right to benefits in respect of any person by virtue of this part shall be terminated,

- (a) by the expiration of seven days after termination of the employed person's employment with any employer pursuant to a direction or request under Part II or Part III unless within that period he takes employment pursuant to such direction or request;
- (b) by termination of the employed person's employment other than pursuant to a direction or request under Part II or Part III to take other employment;
- (c) by seven days' notice that he wishes to cancel his right to benefits under this part given in writing by the employed person to the new employer;
- (d) by attainment, by the person in respect of whom there is a right to benefits, of the age on which the right to benefits ceases under the medical services plan; or
- (e) by an order of the Minister made pursuant to subsection two of this section; whichever shall first occur.

(2) The Minister may, by order, with the concurrence of the National Selective Service Advisory Board, cancel all rights under this part on a day fixed by the order.

(3) Every new employer shall report forthwith to the Minister when the right under this part to benefits in respect of a transferred employed person in his employ or in respect of one of such employed person's dependents expires or is cancelled; and shall pay contributions under this part in respect of such person, as if benefits were payable in respect of such person under this part, until the Minister has been notified of such expiration or cancellation.

369. (1) The executive committee of every medical services plan shall keep a separate account of the cost of the benefits provided to employed persons and their dependents under the medical services plan pursuant to this part and shall furnish the Minister each month with such information, in connection with the operations of the medical services plan, as he may require.

(2) The Minister shall determine the cost of the benefits provided each month pursuant to this part under each medical services plan.

(3) The Minister shall each month determine the proportion of the total cost of all benefits which have been or will be provided pursuant to this part which in his opinion should be paid that month by the various new employers and shall thereupon render an account to each employer for the amount payable by him.

(4) Every new employer shall pay to the Minister on behalf of the various medical services plans the amount set out in the account rendered to him by the Minister under this section within ten days of the receipt thereof and the Minister shall deposit such amounts in a special account in the Consolidated Revenue Fund.

(5) The Minister shall each month determine in respect of each medical services plan the amount which bears the same proportion to the total amount received by

the Minister that month under subsection four of this section as the total cost of the benefits provided pursuant to this part under such plan that month bears to the total cost of the benefits provided pursuant to this part that month and such amount shall be paid out of the special account to the executive committee of the plan.

(6) If a new employer fails to pay an amount which he is required to pay under subsection four of this section, the Attorney General of Canada may recover such amount from him as a debt due to His Majesty by an action brought in any court of competent jurisdiction.

370. A new employer may, in his discretion, from time to time deduct or withhold, from the salary or wages payable for any period to a person in his employ who is entitled to benefits under this part, an amount in respect of the contributions for such person under this part not exceeding in any month one dollar or such other amount as the Minister may fix by order in writing.

371. The Minister may, at the request of an executive committee, arrange for the investigation and payment, by a Selective Service Officer, of claims for the payment of benefits pursuant to this part under a medical services plan.

372. (1) If any question arises as to whether any person is or has been living where persons are required, by a medical services plan, to live in order to be entitled to benefits, the question shall, subject to this part, be decided by the Minister.

(2) If there is, in the opinion of the Minister, a failure on the part of the executive committee of any medical services plan to provide the benefits or any part thereof to which any person is entitled under this part, the Minister may provide the benefits which in his opinion have not been provided and deduct or withhold the cost thereof from the moneys payable to the executive committee of the plan under section three hundred and sixty-nine.

373. (1) Any person aggrieved by any decision, direction or ruling of the Minister under any of the provisions of this part may appeal therefrom to the Minister of Finance within thirty days of receiving notice of such decision, direction or ruling.

(2) An appeal under subsection one of this section shall be made by notice in writing to the Minister of Finance and a copy thereof shall be served upon the Minister within the time limited for such appeal.

(3) The decision of the Minister of Finance on an appeal under this section shall be final and conclusive.

(4) A new employer shall, notwithstanding the service of a notice of appeal under this section, pay every amount which he is required to pay under this part within the time fixed for such payment but any amount which, according to the decision of the Minister of Finance, is in excess of that which he ought to have paid shall be repaid to him out of the special account.

374. If a new employer makes deductions from the salary or wages of some or all of the persons in his employ for a medical services plan, a transferred employed person in his employ shall be entitled to benefits under such plan on the same terms as the other persons in his employ notwithstanding any condition or provision in the plan under which employed persons are only entitled to benefits after a prescribed period of service with the new employer; but no transferred employed person shall be entitled under such plan to benefits in respect of any person while he is entitled pursuant to this part to benefits in respect of such person under any other plan.

375. This part shall come into force on the first day of April, nineteen hundred and forty-three.

A. D. P. HEENEY,
Clerk of the Privy Council.

**Order in Council suspending the operation of the ferry between
Morrisburg, Ontario, and Waddington, N.Y., for
the duration of the War**

P.C. 2605

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 1st day of April, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Public Works reports that the Morrisburg-Waddington Transportation Company, Limited, holds a licence under the provision of Chapter 68, Revised Statutes of Canada, 1927—The Ferries Act—for the operation of a ferry service across the St. Lawrence River between Morrisburg, Ontario, and Waddington, New York, U.S.A., at an annual rental of \$25 payable in advance;

That this licence was granted for a period of five years from June 30, 1942, and will therefore expire on June 30, 1947; and

That the licensee has represented that conditions brought about by the war such as gasoline restrictions and the consequent decrease in the tourist traffic will not justify the operation of the ferry between the two above mentioned points and the licensee has asked for the approval of such suspension of the ferry service until normal travel conditions prevail.

Therefore, His Excellency the Governor in Council, on the recommendation of the Minister of Public Works, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to grant and doth hereby grant the Morrisburg-Waddington Transportation Company, Limited, notwithstanding anything contrary contained in the ferry licence issued in its favour, permission to suspend until Cessation of Hostilities in the present War the operation of the ferry between Morrisburg, Ontario, and Waddington, New York, U.S.A.

A. D. P. HEENEY,
Clerk of the Privy Council.

**Order in Council authorizing that various Addenda to the British
Pharmacopoeia be not regarded as amendments for the
purposes of the Food and Drugs Act**

P.C. 2637

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 1st day of April, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas, the British Pharmacopoeia, as edited from time to time, is recognized in the Food and Drugs Act as prescribing standards of various drugs permitted to be sold in Canada;

And whereas by Order in Council of the 5th June, 1942 (P.C. 4739) made under the provisions of the Department of Pensions and National Health Act, the Canadian Committee on Pharmacopoeial Standards was constituted to advise the Department of Pensions and National Health with regard to any modifications to the British Pharmacopoeia considered to be necessary in the public interest;

And whereas the Minister of Pensions and National Health reports that the following recommendation to the Department emanated from a meeting of the Canadian Committee on Pharmacopoeial Standards on the fifteenth and sixteenth days of January, 1943;

"By action under the provisions of the War Measures Act, the Second and subsequent Addenda to the British Pharmacopoeia should not be recognized as amendments to the British Pharmacopoeia for the purposes of the Food and Drugs Act";

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Pensions and National Health, and under the authority of the War Measures Act, Chapter 206 of the Revised Statutes of 1927, is pleased to order and doth hereby order that the Second and subsequent Addenda to the British Pharmacopoeia be not regarded as amendments to the British Pharmacopoeia for the purposes of the Food and Drugs Act.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council authorizing the Minister of Finance to lease various buildings in the City of Ottawa

P.C. 2641

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 1st day of April, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Finance reports that due to the influx of population into the City of Ottawa and contiguous municipalities since the commencement of the present war, there exists an acute shortage of housing accommodation in the said areas;

That there are available in the said municipalities large dwelling buildings capable of being subdivided into multiple dwellings, which would have the result of creating additional housing units at a minimum cost; and

That it is deemed expedient and necessary for the relief of the housing situation in the Ottawa district and for the furtherance of the war effort that His Majesty the King in right of Canada lease suitable buildings from their owners and convert the same into multiple housing units to be sublet to tenants;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under the authority of the War Measures Act, Chapter 206 of the Revised Statutes of Canada, 1927, is pleased to order and doth hereby order as follows:

1. The Minister of Finance, (hereinafter called "the Minister") on behalf of his Majesty the King, is hereby authorized to acquire by way of lease from the owners thereof, not more than ten suitable buildings located in the City of Ottawa and in contiguous municipalities (hereinafter referred to as "the buildings") for the purpose of converting the said buildings into multiple housing units;

2. The terms of the lease of each of the buildings shall be for a period of five years, with the privilege of the Minister renewing the said leases for a further period of three years, but subject to the proviso that the said Minister may at any time cancel the said lease upon thirty days' notice;

3. The total monthly rental payable by the Minister for any of the buildings so leased shall not exceed in each case one per centum of the appraised value of the property before conversion plus one-twelfth of the increase in annual municipal real estate taxes occasioned by the conversion of the said property;

4. The Minister may enter into contracts for rebuilding, remodelling, reconditioning, rehabilitating, converting, changing or altering the buildings, provided that the average estimated cost of construction for units created in any one building shall not exceed the sum of \$1,500 per unit, and provided that the total amount of the liability of the Minister under all such contracts shall not exceed \$50,000;

5. The said contracts shall be either for a stipulated sum or upon the cost plus a fixed fee basis;

6. The Minister may employ such appraisers, architects, builders or other experts as are necessary to implement this Order;

7. The Minister may sublet to suitable tenants at reasonable rentals the housing units so created in the buildings, provided that the term of any sub-lease granted by the Minister shall not exceed a period of one year, and provided further that the sub-lease shall be subject to the same right of cancellation by the Minister as is contained in the lease by which the Minister is seised of the building;

8. The rentals received by the Minister from the tenant of the housing unit shall be deposited in the Consolidated Revenue Fund;

9. Upon the expiration or the cancellation of the leases the said buildings shall be returned by the Minister to the owners in their then existing condition.

10. All costs incurred in carrying out the provisions of this Order shall be paid out of moneys appropriated by Parliament to carry out measures deemed necessary in consequence of the existence of a state of war.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending the National Selective Service Civilian Regulations—transfer of employees to more essential employment

P.C. 2665

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 2nd day of April, 1943

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Labour reports that it is expedient to simplify the procedure by which the Minister of Labour may direct employees who belong to age classes designated for the purpose of the National Selective Service Mobilization Regulations to transfer to more essential employment;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour and under the authority of the War Measures Act, Chapter 20, Revised Statutes of Canada, 1927, and the National Resources Mobilization Act, 1940, is pleased to amend the National Selective Service Civilian Regulations (Order in Council P.C. 246 dated January 19, 1943, as amended) and they are hereby further amended as follows:

1. Section 210 is revoked and the following is substituted therefor:—

"210. (1) The Minister may by order forbid any employer or group or class of employers to retain in employment after a specified date any person or group or class of persons to whom the National Selective Service Mobilization Regulations apply and who belong to an age class or part of an age class which has been designated for the purpose of the said Regulations, without obtaining a permit in prescribed form from a Selective Service Officer, or may require any employer or group or class of employers to terminate, at such time and in such manner as he may specify, the employment of any such person or group or class of such persons.

"(2) A Selective Service Officer may, in accordance with principles and directions set out in instructions given by the Minister, by order in writing direct any person, to whose employment an order made by the Minister under subsection (1) of this section applies, to apply forthwith for specified employment which, in the opinion of

the Selective Service Officer, is suitable, to accept such employment if it is offered to him and to enter such employment forthwith upon the termination of his present employment; and subsections (3), (5) and (6) of section 209 shall apply *mutatis mutandis* as if enacted in this Section.

"(3) A Selective Service Officer shall not, under subsection (2) of this section, direct any person to apply for employment which is available in consequence of a stoppage of work due to a labour dispute.

"(4) For the purposes of this section "Minister" includes any senior officer appointed under these Regulations and designated by the Minister to exercise the powers conferred on him by this section."

2. Subsection (1) of section 212 of the said Regulations is amended by adding the following paragraph after paragraph (d) thereof:—

"(e) advance such person an amount not exceeding his necessary expenses for work clothing."

3. Subsection (1) of section 214 of the said Regulations is amended by striking out therefrom the words "the Minister makes an order under section two hundred and ten or".

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council appointing Judge Leon Lajoie Acting Chairman, Mobilization Board, Montreal

P.C. 2667

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 2nd day of April, 1943

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 84/9591 of October 21, 1942, His Honour Judge Leon Lajoie of the City of Trois-Rivières, P.Q., was appointed a member of the National War Services Board "E" with headquarters at the City of Montreal;

And whereas under the provisions of subsection (2) of section 44 of The National Selective Service Mobilization Regulations (P.C. 10924 of December 1, 1942) persons who are members of a National War Services Board for a Division immediately before such regulations came into force shall be members under such regulations of the Mobilization Board for such Division;

And whereas the Minister of Labour reports that the Honourable Mr. Justice Arthur Trahan, Chairman of the Mobilization Board in Administrative Division "E" is temporarily absent;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, and under the authority of the War Measures Act, Chapter 206, of the Revised Statutes of Canada, 1927, is pleased to appoint and doth hereby appoint His Honour Judge Leon Lajoie, of the city of Trois-Rivières, in the Province of Quebec, to be Acting Chairman of the Mobilization Board in Administrative Division "E" during the absence of the Honourable Mr. Justice Arthur Trahan, the present chairman of the said Board, the said Judge Leon Lajoie to have all the rights and powers of a chairman under The National Selective Service Mobilization Regulations.

His Excellency in Council is further pleased to revoke and doth hereby revoke Order in Council P.C. 1877 of March 9, 1943.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council exempting imports of unrefined beeswax from various taxes; P.C. 9057 of October 6, 1942, revoked

P.C. 2678

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 2nd day of April, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas there are two items in Schedule "A" to the Customs Tariff covering beeswax, one being Item 817 providing for imports of "beeswax, not bleached, when for use in Canadian manufactures" duty free under the British Preferential Tariff and subject to a rate of 20 per cent ad valorem under the Intermediate or General Tariff, and the other being Item 15 providing for the entry of "beeswax" at the rate of 15 per cent ad valorem under the British Preferential Tariff, and 20 per cent ad valorem under the Intermediate or General Tariff;

And whereas Order in Council, P.C. 9057, was passed on October 6, 1942, exempting imports of beeswax specified in Items 15 and 817 of Schedule "A" to the Customs Tariff from customs duty, war exchange tax and special excise tax;

And whereas the Oils and Fats Administrator of The Wartime Prices and Trade Board now recommends that duty and tax free entry of beeswax be limited to imports of crude beeswax;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order as follows:—

1. Order in Council P.C. 9057 of October 6, 1942, is hereby revoked, effective April 15, 1943.
2. Effective on and after April 15, 1943, imports of unrefined beeswax are hereby exempted from the war exchange tax of 10 per cent ad valorem, the special excise tax of 3 per cent and accorded the tariff treatment hereunder indicated:

Beeswax, unrefined—

<i>British</i>		
<i>Preferential</i>	<i>Intermediate</i>	<i>General</i>
<i>Tariff</i>	<i>Tariff</i>	<i>Tariff</i>
Free	Free	Free

(To be designated as Tariff Item 15a.)

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council appointing J. G. Godsoe, a member of the
Emergency Coal Production Board

P.C. 2681

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 5th day of April, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Section 2 of Order in Council P.C. 10674, 23rd November, 1942 (establishing the Emergency Coal Production Board) as amended by paragraph N of Order in Council P.C. 1752, 5th March, 1943, provides that the Board shall consist of the Coal Controller, who shall be Chairman and two other members to be appointed by the Governor in Council to hold office during pleasure;

And whereas the Minister of Munitions and Supply reports that it is desirable to increase the membership of the said Board; and

That J. G. Godsoe, Associate Co-ordinator of Controls, Department of Munitions and Supply, is a fit and proper person to be appointed as a member thereof;

Therefore His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply, and pursuant to the powers conferred by the War Measures Act and otherwise, is pleased to amend the aforesaid Section 2 and it is hereby further amended to read as follows:

"2. There shall be a Board, to be called the Emergency Coal Production Board, consisting of the Coal Controller, who shall be Chairman of the Board, and four other members to be appointed by the Governor in Council to hold office during pleasure."

His Excellency in Council is further pleased, hereby, to appoint J. G. Godsoe, Esquire, Associate Co-ordinator of Controls, Department of Munitions and Supply, a member of the Emergency Coal Production Board, to hold office during pleasure.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council authorizing a production programme for butter, fluid milk and whole milk

P.C. 2709

Certified to be a true copy of a Minute of a Meeting of the Committee of the Privy Council, approved by His Excellency the Governor General on the 2nd April, 1943.

The Committee of the Privy Council have had before them a report, dated April 1st, 1943, from the Minister of Agriculture representing:—

That it is considered desirable to provide a programme for the production of butter, fluid milk, and whole milk for concentration purposes for the production season of twelve months commencing May 1, 1943;

That it is necessary to provide for the payment of Government subsidies to procure the required production;

That the Agricultural Food Board and the Food Administration of the Wartime Prices and Trade Board have jointly considered a production programme for butter, fluid milk and whole milk for concentration purposes for a period of twelve months commencing May 1, 1943, in relation to the contemplated contract with the British Ministry of Food for supplying cheese to the United Kingdom; and

That with the concurrence of the Food Administration of the Wartime Prices and Trade Board, the Agricultural Food Board has recommended:—

1. That minimum prices be established for First Grade creamery butter, in accordance with the schedule hereto:
2. That a Government subsidy of 8 cents per pound be paid to producers for butterfat used in the manufacture of creamery butter during the months May, 1943, to December, 1943, both inclusive, and a subsidy of 10 cents per pound butterfat for the months January, 1944, to April, 1944, both inclusive.
3. That the Dairy Products Board be authorized to support the butter market as may be necessary to maintain the minimum prices shown in the schedule, by purchasing butter on a basis of the minimum prices specified in the schedule for butter delivered Vancouver, Toronto, or Montreal, during the month purchased.
4. That a Government subsidy of 25 cents per hundred pounds be paid on such milk used for fluid milk consumption as the Agricultural Food Board may with the concurrence of the Wartime Prices and Trade Board determine after consultation with Provincial Milk Boards or Commissions.

5. That a Government subsidy of 25 cents per hundred pounds of milk used for concentration purposes into whole milk products be paid during the period from October 1, 1943, to April 30, 1944.

The Committee, therefore, on the recommendation of the Minister of Agriculture, advise that authority be granted to implement the above recommendations of the Agricultural Food Board.

A. D. P. HEENEY,
Clerk of the Privy Council.

SCHEDULE

Minimum Prices for First Grade Creamery Butter Delivered to the Purchaser

	<i>Alberta Saskatchewan Manitoba</i>	<i>British Columbia Ontario and Quebec</i>	<i>P.E.I. N.B. N.S.</i>
	<i>Cts.</i>	<i>Cts.</i>	<i>Cts.</i>
May	30	32	33
June	30 $\frac{3}{8}$	32 $\frac{3}{8}$	33 $\frac{3}{8}$
July	30 $\frac{3}{4}$	32 $\frac{3}{4}$	33 $\frac{3}{4}$
August	31 $\frac{1}{8}$	33 $\frac{1}{8}$	34 $\frac{1}{8}$
Sept.	31 $\frac{1}{2}$	33 $\frac{1}{2}$	34 $\frac{1}{2}$
Oct.	31 $\frac{7}{8}$	33 $\frac{7}{8}$	34 $\frac{7}{8}$
Nov.	32 $\frac{1}{4}$	34 $\frac{1}{4}$	35 $\frac{1}{4}$
Dec. 1943 to Apr. 1944	32 $\frac{5}{8}$	34 $\frac{5}{8}$	35 $\frac{5}{8}$

Order in Council prohibiting importation of ascorbic or cevitamic acid and isoascorbic acid except 'under permit

P.C. 2715

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 5th day of April, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Controller of Chemicals, with the endorsement of The Wartime Industries Control Board, requests that the importation of the goods enumerated hereunder be controlled by permit in order to facilitate the enforcement of regulations allocating supplies of ascorbic acid (Vitamin C) in Canada;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order that the importation into Canada of the goods enumerated hereunder be and it is hereby prohibited except under and in accordance with the terms of a permit issued by, or on behalf of, the Minister of National Revenue:

Ascorbic or cevitamic acid (Vitamin C) and isoascorbic acid, not including compounded medicinal preparations containing these materials.

A. D. P. HEENEY, .
Clerk of the Privy Council.

Order in Council deleting goods enumerated from the Schedules to War Exchange Conservation Act

P.C. 2717

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 5th day of April, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas under the provisions of the War Exchange Conservation Act, 1940, goods enumerated in Schedule One thereto were prohibited importation from non-sterling countries except under permit granted by the Minister of National Revenue;

And whereas, by virtue of various Orders in Council passed under authority of the War Measures Act, certain of the said goods have been prohibited importation from all countries except under permit granted by the Minister of National Revenue;

And whereas it is deemed in the public interest that the items enumerated hereunder be deleted from Schedule One to the War Exchange Conservation Act in order to remove duplication of controls arising in the aforesaid manner;

Therefore, His Excellency the Governor General, in Council, on the recommendation of the Minister of Finance, and under authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order as follows:

1. The items enumerated hereunder are hereby deleted from Part One of Schedule One to the War Exchange Conservation Act, 1940:

<i>Tariff Item Number</i>	<i>Description</i>
ex 28a } ex 29a } ex 99b	Black tea.
99f	Apples, dried desiccated, evaporated or dehydrated (not to include apple pomace imported for use in Canadian manufactures).
ex 99g	Figs, dried.
ex 618b et al	Nectarines, pears and peaches, dried desiccated, evaporated or dehydrated.
	White wall tires including any tire in which the manufacturing process produces a white wall or white walls or a wall or walls of any colour which differs from the colour of the tread of such tire, whether imported separately or mounted on a motor vehicle intended for sale in Canada.

2. The items enumerated hereunder are hereby deleted from Part Two of Schedule One to the War Exchange Conservation Act, 1940:

<i>Tariff Item Number</i>	<i>Description</i>
19	Cocoa shells and nibs.
77a	Cocoa beans, not roasted, crushed or ground.
ex 99b	Apple pomace when imported for use in Canadian manufactures.
ex 216	Oleic acid (red oil).
ex 711 et al	Animal (including fish) oils and greases provided for in items 13, 14, 265, 265a, 280 and ex 711 of the Customs Tariff.
ex 711 et al	Vegetable oils provided for in items ex 208t, 258, 259a, 259b, 262, 266, 276, 276a, 276b, 277, 277a, 278, 278a, 278b, 278c, 278d, 280, ex 711, 824 and 831 of the Customs Tariff.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending the schedule of hours of arrival and departure re employees of the Public Service, Ottawa

P.C. 1/2722

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 2nd April, 1943.

The Board had under consideration a memorandum from the Honourable the Secretary of State in connection with Order in Council P.C. 1/10800 of the 26th November, 1942, which established a 7½ hour working day for the Public Service and prescribed staggered hours of arrival and departure for the various divisions of the Public Service at Ottawa.

Experience in the operation of this Order has shown that in order to avoid traffic congestion and to meet, as far as possible, the convenience of the employees concerned, it is desirable that some changes should be made, not in the length of the day, but in the hours of arrival and departure.

The Board accordingly recommend that paragraph 3 of Order in Council P.C. 1/10800 of the 26th November, 1942, be amended to read as follows, effective April 12th, 1943:—

“3. That hours of work for Dominion Government Employees in and adjacent to the City of Ottawa be staggered as follows:—

That the employees of the following Departments, Branches or Agencies of the Government of Canada working the hours of departmental clerical staff and located in or adjacent to the City of Ottawa, be required to report for duty and be released from duty in accordance with the following Plan:—

- A. Employees reporting at 8.15 a.m. and released at 5.15 p.m. Mondays to Fridays inclusive (with a luncheon period of 90 minutes) and reporting at 8.15 a.m. and released at 12.15 p.m. on Saturdays:
 - (a) Public Archives
 - (b) Department of Finance (except as otherwise shown)
 - (c) Department of Insurance
 - (d) Department of National War Services
 - (e) Department of National Revenue
 - (f) Department of Pensions and National Health (excepting staff at Green Island area)
 - (g) Department of Secretary of State (exclusive of employees working with or attached to other departments working other hours)
 - (h) Board of Transport Commissioners for Canada
 - (i) Wartime Prices and Trade Board
 - (j) Staff of the Comptroller of the Treasury and of the Auditor General servicing above departments or branches.
- B. Employees reporting at 8.30 a.m. and released at 5.30 p.m. Mondays to Fridays inclusive (with a luncheon period of 90 minutes) and reporting at 8.30 a.m. and released at 12.30 p.m. on Saturdays:
 - (a) Department of Agriculture
 - (b) Auditor General's Office (except staff servicing departments working other hours)
 - (c) Civil Service Commission
 - (d) Tariff Board
 - (e) Canadian Farm Loan Board
 - (f) Department of Fisheries
 - (g) Department of Justice
 - (h) Department of Labour
 - (i) Unemployment Insurance Commission
 - (j) Department of Mines and Resources
 - (k) Department of Munitions and Supply
 - (l) National Harbours Board
 - (m) Department of Public Works
 - (n) Royal Canadian Mounted Police

- (o) Soldier Settlement of Canada
- (p) Department of Transport
- (q) Department of Trade and Commerce (exclusive of Dominion Bureau of Statistics)
- (r) Department of Public Printing and Stationery
- (s) Comptroller of the Treasury, except staff servicing departments working other hours.

C. Employees reporting at 8.45 a.m. and released at 5.45 p.m. Mondays to Fridays inclusive (with a luncheon period of 90 minutes) and reporting at 8.45 a.m. and released at 12.45 p.m. on Saturdays:

- (a) Department of National Defence for Air
- (b) Post Office Department
- (c) Dependent's Allowance Board (Department of National Defence)
- (d) Dependents' Allowance and Assigned Pay Staff (Department of Finance)
- (e) Staffs of Comptroller of the Treasury and of the Auditor General servicing the above departments or branches.

D. Employees reporting at 8.45 a.m. and released at 5.15 p.m. Mondays to Fridays inclusive (with a luncheon period of 60 minutes) and reporting at 8.45 a.m. and released at 12.45 p.m. on Saturdays:

- (a) National Research Council
- (b) Pensions and National Health Laboratory employees at Green Island
- (c) Staffs of Comptroller of the Treasury and of the Auditor General servicing the above departments or branches.

E. Employees reporting at 9.00 a.m. and released at 6.00 p.m. Mondays to Fridays inclusive (with a luncheon period of 90 minutes) and reporting at 9.00 a.m. and released at 1.00 p.m. on Saturdays:

- (a) Department of National Defence (Army) excepting Dependents' Allowance Board
- (b) Department of National Defence Base Post Office
- (c) Department of National Defence for Naval Service
- (d) Staffs of the Comptroller of the Treasury and of the Auditor General servicing the above departments and branches.

F. Employees reporting at 9.00 a.m. and released at 5.30 p.m. Mondays to Fridays inclusive (with a luncheon period of 60 minutes) and reporting at 9.00 a.m. and released at 1.00 p.m. on Saturdays:

- (a) Dominion Bureau of Statistics
- (b) Employees of Comptroller of the Treasury, Auditor General and of other departments or branches working with or servicing the above branch.

G. Employees reporting at 9.15 a.m. and released at 6.15 p.m. Mondays to Fridays inclusive (with a luncheon period of 90 minutes) and reporting at 9.15 a.m. and released at 1.00 p.m. on Saturdays:

- (a) Department of External Affairs
- (b) Privy Council Office
- (c) Royal Canadian Mint

H. Employees in Experimental Farm area reporting at various times as above:

Departments with branches in the Experimental Farm Area may permit such branches to adopt a luncheon period of sixty minutes, and the time of release from duty shall in such cases be advanced thirty minutes."

A. D. P. HEENEY,
Clerk of the Privy Council

Order in Council directing that Sections 1 to 16 inclusive of the
Munitions and Supply Act shall continue in force
for a further period

P.C. 2746

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 5th day of April, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas section 17 of the Department of Munitions and Supply Act, chapter 3 of the Statutes of 1939 (Second Session), as amended by chapter 31 of the Statutes of 1940, provides that sections 1 to 16 inclusive of the said Act shall expire three years from the date of the passing of the Act;

And whereas by an Order in Council of 30th October, 1942 (P.C. 9853) section 17 of the Department of Munitions and Supply Act was amended to provide that sections 1 to 16 inclusive of the said Act shall expire on the ninth day of April, 1943;

And whereas Bill No. 7 entitled "An Act to amend the Department of Munitions and Supply Act", which provides *inter alia* for the repeal of section 17 of the Department of Munitions and Supply Act, is now before Parliament but may not come into force before the 9th day of April, 1943;

And whereas subsection 1 of section 17 of the Department of Munitions and Supply Act provides further that if, in the opinion of the Minister of Munitions and Supply, any provision of that Act should continue in force for a further period from the time at which it would otherwise expire, the Governor in Council may direct that that provision shall continue in force for that further period;

And whereas the Minister of Munitions and Supply is of the opinion that sections 1 to 16 inclusive of the Department of Munitions and Supply Act, and each and every one of them, should continue in force after they would otherwise expire for a further period, namely, until the end of the present session of Parliament, unless Parliament otherwise directs;

And whereas the Minister is further of the opinion that it is necessary for the security, defence, peace, order and welfare of Canada that sections 1 to 16 inclusive of the Department of Munitions and Supply Act, and each and every one of them, continue in force until the end of the present session of Parliament unless Parliament otherwise directs;

Therefore His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply, and under and by virtue of the Department of Munitions and Supply Act and the War Measures Act, is pleased to order and doth hereby order and direct that sections 1 to 16 inclusive of the Department of Munitions and Supply Act, and each and every one of them, shall continue in force after they would otherwise expire for a further period, namely, until the end of the present session of Parliament, unless Parliament otherwise directs.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council designating the United States of America as a
foreign power under the Foreign Forces Order 1941

P.C. 2813

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 6th day of April, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas with the consent of the Canadian Government the Government of the United States of America has stationed and will station units of its Armed Forces in Canada;

And whereas by section 2 (c) of the Foreign Forces Order, 1941, being P.C. 2546 dated the 15th April, 1941, a foreign power is defined as any power which may be designated by order of the Governor in Council as a foreign power, to which the said order may apply;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Justice with the concurrence of the Secretary of State for External Affairs and the Minister of National Defence and pursuant to the power conferred by the War Measures Act, is pleased to order as follows:—

1. The United States of America is hereby designated as a foreign power to which the Foreign Forces Order, 1941, shall apply except the following proviso contained in section 3 of the said Order, which proviso shall not apply in the case of the Forces of the United States of America aforesaid:—

“Provided that such service courts or authorities shall not have jurisdiction in respect of any acts or omissions which would constitute the offences of murder, manslaughter or rape under the Criminal Code; and provided further that such service courts or authorities acting under or pursuant to the provisions of this section shall not have jurisdiction to sentence any person to death for any offence, except for an offence which, under the law of the foreign Power to which the force belongs, is an offence for which a member of that force may be so sentenced and which is an offence of the same nature as one for which a member of a like home force would, under the law applicable to such home force, be liable to be sentenced to death.”

2. The application of the Foreign Forces Order, 1941, as aforesaid, to the forces of the United States of America shall not be construed as prejudicing or curtailing in any respect whatsoever any claim to immunity from the operation of the municipal laws of Canada or from the processes of Canadian Courts exercising either criminal or civil jurisdiction by members of the forces of the United States of America founded on the consent granted by His Majesty's Government in Canada to such forces to be present in Canada;

3. Order in Council P.C. 5484, dated the 26th of June, 1942, is hereby revoked.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council extending the time re applications for National Defence Tax refunds

P.C. 77/2814

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 7th April, 1943.

The Board recommend that the period provided in subsection 19 of Section 91 of the Income War Tax Act for the making of application for refund of National Defence Tax, being twelve months from the close of the calendar year in which the amount was deducted, be extended to eighteen months from the close of the calendar year in which the amount was deducted.

A. D. P. HEENEY,
Clerk of the Privy Council.

PART II
Miscellaneous Administrative Orders

DEPARTMENT OF AGRICULTURE

Order No. 52

The Dairy Products Board hereby orders that:—

PURCHASE OF FIRST GRADE CREAMERY BUTTER

1. (a) First Grade Pasteurized Creamery Butter may be tendered to the Dairy Products Board by manufacturers of butter or by dealers or brokers acting on behalf of such manufacturers;

(b) Butter shall be packed in clean new boxes complying with specifications provided by regulation under the Dairy Industry Act, and shall contain not more than two (2) per cent of salt;

(c) Butter shall be tendered to the Dairy Products Board during the period of validity of the certificate of original grading;

(d) Payment for First Grade Creamery Butter tendered to the Dairy Products Board in accordance with the foregoing conditions shall be on the basis of thirty-five (35) cents per pound delivered to the Board in Ontario or in Quebec as may be directed.

PURCHASE OF SECOND AND THIRD GRADES OF CREAMERY BUTTER

2. (a) Purchases of Pasteurized Creamery Butter of Second and Third Grades shall apply only with respect to butter of such grades which have been moved from one province to another in accordance with instruction of the Foods Administration of the Wartime Prices and Trade Board;

(b) Butter shall be tendered to the Dairy Products Board during the period of validity of the certificate of original grading;

(c) Payment for butter tendered to the Dairy Products Board in accordance with the foregoing conditions, shall be on the basis of thirty-four (34) cents per pound for Second Grade and of thirty-three (33) cents per pound for Third Grade, delivered to the purchaser at delivery point of interprovincial movement as authorized by the Wartime Prices and Trade Board.

3. Tenders shall be addressed to the Dairy Products Board, Department of Agriculture, Ottawa, Ontario, or to the Dairy Products Board, Room 302, Shaughnessy Building, 407 McGill Street, Montreal, Quebec.

4. Tenders in accordance with the foregoing conditions, received not later than the 30th day of April, 1943, with respect to butter graded and available for shipment not later than that date, will be accepted by the Board. Tenders received after the 30th day of April, 1943, will not be accepted by the Board unless the butter tendered has been moved from one province to another in accordance with instruction of the Foods Administration of the Wartime Prices and Trade Board.

Made at Ottawa this 31st day of March, 1943.

J. F. SINGLETON,
Chairman.

DEPARTMENT OF LABOUR
NATIONAL SELECTIVE SERVICE

Order

Pursuant to the provisions of Section 505 (g) of the National Selective Service Civilian Regulations, Order in Council P.C. 246 of January 19th, 1943, the Minister of Labour hereby makes the following Order:—

Order No. 4

The provisions of Sections 202 to 208 inclusive of the National Selective Service Civilian Regulations shall not apply to the part-time employment of any person in a hospital, if the period of employment does not exceed twenty-four hours in any week.

Dated at Ottawa, this 31st day of March, 1943.

(Sgd.) HUMPHREY MITCHELL,
Minister of Labour.

**DEPARTMENT OF NATIONAL DEFENCE FOR
NAVAL SERVICES**

THE MERCHANT SEAMEN ORDER, 1941

Committees of Investigation,

Appointment and Confirmation of Appointment.

I, the undersigned Minister of Justice, pursuant to Section 3 of the Merchant Seamen Order, 1941, do hereby name:—

Lt. A. M. H. Hodgins, R.C.N.V.R.

S/Lt. P. R. Marsh, R.C.N.V.R.

S/Lt. F. C. McCague, R.C.N.V.R.

Mate T. L. Arnold, R.C.N.R.

all of the City of Vancouver, in the Province of British Columbia, and

Lt. P. A. Rowlings, R.C.N.V.R.

Skipper Lt. W. Bonner, R.C.N.R.,

both of the City of Saint John, in the Province of New Brunswick, representatives of the Department of National Defence for Naval Services to Committees of Investigation for the purposes of the said Order.

Dated at Ottawa, this 24th day of March, 1943.

LOUIS S. ST-LAURENT,
Minister of Justice.

THE MERCHANT SEAMEN ORDER, 1941

Board of Inquiry,

Appointment and Confirmation of Appointment

I, the undersigned Minister of Justice, pursuant to Section 12 of the Merchant Seamen Order, 1941, do hereby appoint for all ports or places in Canada, Acting Commander R. I. Swansburg, R.C.N.R., of the City of Saint John, in the Province of New Brunswick, a representative of the Department of National Defence for Naval Services as a member of Boards of Inquiry for the purposes of the said Order.

Dated at Ottawa, this 24th day of March, 1943.

LOUIS S. ST-LAURENT,
Minister of Justice.

DEPARTMENT OF NATIONAL REVENUE

WM No. 19

Supplement No. 38

MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, 30th March, 1943.

*To Collectors of Customs and Excise, and others concerned:***Trading with the Enemy****List of Specified Persons, Revision No. 38**

Herewith is furnished for your information and guidance a Proclamation amending, as of the date of publication, the List of Specified Persons published with Memorandum WM No. 19, by:—

- (a) inserting the names and addresses specified in Part 1 of the Annex;
- (b) deleting the names and addresses specified in Part 2 of the Annex; and
- (c) by making the amendments specified in Part 3 of the Annex.

L. F. JACKSON,
Assistant Commissioner of Customs.

WM No. 39

Fifth Revision

Supplement No. 2

MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, 26th March, 1943.

*To Collectors of Customs and Excise, and others concerned:***Export Permits**

By Export Permit Branch Order No. 68, effective on and after March 24, 1943. Ginseng (listed under "Roots, medicinal" in Group 8) is exempted from requiring an export permit when shipped to any part of the British Empire or to the United States.

L. F. JACKSON,
Assistant Commissioner of Customs.

Series D No. 47

T. C. 113

MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, 27th March, 1943.

*To Collectors of Customs and Excise, and others concerned:***Tariff Change by Order in Council**

Effective 1st March, 1943, it is ordered that cotton yarn for use in the manufacture of binder twine or twine for harvest binders be exempt from the war exchange tax.

H. D. SCULLY,
Commissioner of Customs.

(P.C. 2331; 23/3/43—Authority, War Measures Act).

Series D No. 47

T.C. 114

MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, 27th March, 1943.

*To Collectors of Customs and Excise, and others concerned:***Tariff Change by Order in Council**

Effective 1st March, 1943, it is ordered that rice, uncleaned, unhulled or paddy, be exempt from the war exchange tax and the special excise tax.

H. D. SCULLY,
Commissioner of Customs.

(P.C. 2324; 23/3/43—Authority, War Measures Act).

DEPARTMENT OF TRANSPORT**ADDITIONAL REGULATIONS, No. 1—LIFE SAVING APPLIANCES**

The Minister of Transport, in the exercise of powers conferred upon him by Order in Council P.C. 3638, of the 4th day of May, 1942, made under the War Measures Act, Chapter 206 of the Revised Statutes of Canada, 1927, hereby makes the following regulations:—

1. Application

- (i) These regulations shall be supplementary to the Regulations Respecting Life Saving Appliances made by Order in Council P.C. 3 of the 6th day of January, 1937, hereafter referred to as the **PRINCIPAL REGULATIONS**.
- (ii) These regulations may be cited as the Additional Regulations, No. 1—Life Saving Appliances.
- (iii) These regulations shall apply to steamships of Canadian registry which are of more than 500 tons gross tonnage, and which make voyages which are Foreign Voyages, Home Trade Voyages Class I, or Home Trade Voyages Class II.
- (iv) In these regulations, unless the context otherwise requires:—"approved" means approved by the Board of Steamship Inspection; "prescribed" means prescribed by the Minister of Transport.

2. Lifeboats

All lifeboats carried in ships to which these regulations apply shall be lifeboats of Class I.

3. Life Rafts

- (i) Every ship to which these regulations apply shall, in addition to the appliances set out in the **PRINCIPAL REGULATIONS**, carry emergency life rafts or similar appliances of sufficient aggregate capacity to carry all persons on board.
- (ii) The emergency life rafts or similar appliances shall be of approved design and shall be constructed of approved materials.
- (iii) The emergency life rafts or similar appliances shall be carried in positions as far removed from the lifeboats as practicable, and shall be so distributed as to be available to all persons on board, and wherever possible shall be so carried that they may readily be launched in case of emergency.

Where it is not possible to carry all such appliances in positions where they may be launched, they should be so carried that they will float free of the ship in case of sinking.

- (iv) Where, in any ship to which these regulations apply, approved life rafts are carried as part of the life saving appliances required by the **PRINCIPAL**

REGULATIONS, the capacity of emergency life rafts or similar appliances required by this Regulation shall be reduced by the capacity of these approved life rafts.

4. *Life Raft Equipment*

Every life raft or similar appliance, which is carried in ships to which these regulations apply, shall carry the items of equipment (a) to (f) and (i) specified in section (1) of Regulation 32 of the PRINCIPAL REGULATIONS, and shall, in addition, carry the following:—

- (a) One approved lifebuoy fitted with a lifeline at least fifteen fathoms in length.
- (b) Receptacles containing at least six gallons of fresh water so stowed that they may be available at all times when the appliance is afloat.
- (c) Food rations in such quantity as shall be prescribed for the class of voyage in which the ship is employed. These food rations shall be carried in watertight containers and shall be so stowed that they may be available at all times when the appliance is afloat.
- (d) At least two small drinking vessels of enamelled or rustproofed metal, one of which is to be marked as a measure, attached to the appliance by lanyards.
- (e) One axe attached by a lanyard.
- (f) A piece of stout material measuring about 6 ft. x 10 ft., coloured yellow or bright orange, for use in attracting attention and as a means of protection to the occupants of the appliance.
- (g) An approved first aid outfit in a watertight case.
- (h) Six smoke flares in airtight containers.
- (i) One gallon of fish, animal or vegetable oil for massage.
- (j) A watertight electric torch suitable for Morse signalling.
- (k) At least one light heaving line about fifteen fathoms in length.

In the case of oil tankers, motorships and oil fuelled ships the lifebuoy light specified in the PRINCIPAL REGULATIONS shall be of an electric battery type.

The lifebuoy light shall be attached to the appliance by a sufficiently long lanyard.

Water shall be carried in receptacles of such size and so stowed that they may be lifted out of the stowed position when necessary because of weather conditions or deep immersion of the appliance. A sufficiently long lanyard shall be attached to each receptacle to prevent it going adrift. Food containers should be stowed in a similar manner.

The buoyancy tanks of all life rafts shall be filled with teased kapok, packed at about three pounds per cubic foot, or any other means of preserving the buoyancy which may be approved.

All life rafts shall be fitted at each end with a substantial ringbolt or other convenient means for securing a rope.

5. *Lifeboat Equipment*

Every lifeboat and motor lifeboat which is carried by ships to which these regulations apply, shall carry the items of equipment (a) to (c) and (e) to (l) specified in Section (1) of Regulation 30 of the PRINCIPAL REGULATIONS, and item (a) of Section (3) of the same regulation, and shall, in addition, carry the following:—

- (a) Receptacles containing at least three quarts of fresh water for each person for which the lifeboat is certified. Where new receptacles are required they should be of rectangular form arranged to stow under the thwarts, and the supply of water should be contained in more than one receptacle.
- (b) Food rations in such quantity as shall be prescribed for the class of voyage in which the ship is employed. These food rations shall be carried in suitable watertight containers.
- (c) At least three small drinking vessels of enamelled or rustproofed metal, one of which is to be marked as a measure in $\frac{1}{2}$ -oz. sections. These drinking vessels shall be attached to the lifeboat by lanyards.

- (d) A painter to be secured in the forward part of the lifeboat with a strop and toggle, so that it can speedily be released if necessary.
- (e) An approved first aid outfit in a watertight case.
- (f) At least six good quality woollen blankets in a watertight cover.
- (g) A canvas hood, coloured yellow or bright orange, to cover not less than one-third of the length of the lifeboat and so arranged that it may readily be rigged when afloat.
- (h) A weather cloth which can be rigged abaft the hood and arranged so that it may be transferred from side to side.
- (i) All necessary supports for the hood and weather cloth.
- (j) A watertight electric torch suitable for Morse signalling.
- (k) A bunting flag, coloured yellow or bright orange and measuring about 4 feet 6 inches by 8 feet, attached to a light spar which can be triced up to the mast of the lifeboat.
- (l) A hand pump with tail pipe so arranged that the lifeboat may be completely drained.
- (m) One gallon of fish, animal or vegetable oil for massage.
- (n) An outfit comprising a palm, needle and twine.
- (o) Six smoke flares in airtight containers.
- (p) A grapnel with line.
- (q) Two light heaving lines about fifteen fathoms in length.
- (r) One ball of strong cord.
- (s) One bucket with lanyard.
- (t) For wooden lifeboats, a supply of materials for plugging bullet holes, consisting of assorted sizes of wood plugs and patches of lead, together with a supply of copper tacks, lead paint, plastic compound for filling holes, short pieces of wood for repairing split planks, and a supply of screws, nails and canvas.
- (u) For metal lifeboats, a supply of materials for plugging bullet holes, consisting of tapered screw plugs, metal washers and bolts of assorted sizes, rubber or canvas insertion, plastic compound, white lead or paint for jointing, water-proof adhesive tape.
- (v) In motor lifeboats, two tetrachloride fire extinguishers each of one quart capacity, and a suitable quantity of sand in a container with scoop.

In all lifeboats the tank cleading and bottom boards must be readily removable to provide speedy access to the tanks or to the skin of the lifeboat and shall not be fastened by screws or nails.

Plugs in lifeboats shall be easily accessible and their positions shall be distinctly marked.

The buoyancy tanks of all lifeboats shall be filled with teased kapok, packed at about three pounds per cubic foot, or any other means of preserving the buoyancy which may be approved.

Lifeboats sails shall be coloured red or be marked with a large square of red coloured material fastened to the sails.

6. *Lifeboat Radio Apparatus*

Every ship to which these regulations apply which is in excess of 1,600 tons, gross tonnage, shall, subject to the provisions of the last paragraph of this regulation, be provided with lifeboat radio apparatus as follows:—

- (a) Two approved aerial masts, one of which shall be kept in a lifeboat on each side of the ship
- (b) An approved portable radio transmitting apparatus and an approved portable radio receiving apparatus, both of which shall be kept together in the chart room, or other approved position, ready to be placed in one of the lifeboats which carries an aerial mast. These radio sets are to be kept always ready for immediate use.

- (c) A suitable length of aerial wire which shall be kept with the apparatus mentioned in paragraph (b) of this regulation.
- (d) Approved means for charging the batteries of the radio apparatus which shall be kept in the same room as the transmitting and receiving apparatus mentioned in paragraph (b) of this regulation.

All batteries required for the radio apparatus shall be fully charged at intervals of not more than one month, and a record of all such chargings shall be made and kept in the chart room.

The requirements of this regulation shall not apply to ships which are required by the Principal Regulations to carry one or more motor lifeboats fitted with an approved radio installation.

7. *Bilge Keels and Lines*

All lifeboats shall be provided with bilge keels or keel rails fitted under the turn of the bilge and so constructed as to enable persons to cling to them should the lifeboat be upset, and shall also be provided with gripping lines, consisting of a number of lines passed under the bottom from gunwale to gunwale, knotted at intervals to form hand grips and having loops at the keel so formed that a person's arm may be passed through them for support. The ends of the lines shall be made fast to cleats or ring bolts fastened to the side benches close to the side of the lifeboat. These gripping lines shall be carried in position while the ship is at sea and shall be so arranged that they may be removed after the lifeboat is safely clear of the ship.

8. *Tool Kits*

Every ship to which these regulations apply shall carry tool kits which shall include brace and bits, screwdriver, small saw, chisel, hammer, putty knife and spanners. These tool kits shall be in number as follows:—

Where not more than six lifeboats are carried.....	1 complete outfit
Where more than six and not more than eight lifeboats are carried	2 complete outfits
Where more than eight and not more than twelve lifeboats are carried	3 complete outfits
Where more than twelve lifeboats are carried.....	4 complete outfits

These repair outfits shall be kept in readily available positions adjacent to the stowed positions of the lifeboats.

9. *Lifeboat Stowage*

Every set of life boat davits shall be provided with suitable gear for carrying the lifeboat in an outboard position.

Where required, a padded boom shall be carried having provision for lashing it to the davits. Means shall be provided for securing the lifeboat against the boom and so arranged that it may immediately be released in case of emergency.

Suitable means shall be provided to prevent lifeboat davits being lifted out of their sockets due to the force of an explosion or by heavy seas.

10. *Lifebuoys*

The minimum number of lifebuoys to be carried in ships to which these regulations apply and which are in excess of 100 feet in length shall be not less than eight, and in ships which are not in excess of 100 feet in length not less than four. At least half of these lifebuoys shall be provided with a self-igniting lifebuoy light and two of the remaining lifebuoys shall be provided with life lines at least 15 fathoms in length.

Lifebuoy lights for lifebuoys carried in oil tankers, motorships and oil fuelled ships shall be of the electric battery type.

11. *Side ladders*

Every ship to which these regulations apply shall carry at least one ladder of an approved type at each set of davits and, in addition, two such ladders shall be provided and stowed on the weather dock, one near each end of the ship.

12. *Rope Nets*

Every ship to which these regulations apply shall carry a rope net, approximately 10 feet wide, of sufficient length to reach the light waterline. This net shall be fitted with ropes for handling.

13. *Life Saving Waistcoats and Lights*

Every member of the crew of a ship to which these regulations apply shall be provided with:—

- (i) An appliance which can be worn at all times while on duty, this being in the form of an approved type of life saving waistcoat or similar appliance.
- (ii) An electric light of approved make suitable for use with a life jacket or life saving waistcoat. The bulb of this light shall be tinted red.

14. *Jack Knives*

Every member of the crew of a ship to which these regulations apply shall be provided with a jack knife. This knife shall be fitted with a tin opener and shall be carried on the person at all times.

15. *Emergency Lights*

Every ship to which these regulations apply shall carry electric hand lamps or torches in such number and in such positions as may be deemed necessary to provide for emergency lighting in case of failure by damage to the main source of power. These lamps or torches shall be carried in such manner as to be ready for immediate use, and notices are to be posted to show that they are only to be used in case of emergency.

16. *Warning Signals*

In all ships to which these regulations apply arrangements shall be made for the warning of persons on board where, in case of emergency, it is necessary to prepare for abandonment of the ship.

17. *Drills, Passenger*

The Master of every ship to which these regulations apply, which carries passengers, shall make arrangements whereby all passengers shall, immediately on going on board the ship, be instructed by members of the crew in the procedure to be followed in case of emergency.

Instructions as to this procedure shall be exhibited in all passenger cabins and in other suitable positions throughout the passenger accommodation.

Drills in the procedure to be followed shall be held before the ship proceeds to sea and shall thereafter be held daily while the ship is at sea.

Every passenger who is physically capable of doing so shall be required to attend these drills.

Wherever possible certain passengers should be appointed as boat wardens, and be specially instructed to enable them to give assistance to members of the crew in their duties during an emergency and especially in case of abandonment.

18. *Drills, Crew*

The crews of all ships to which these regulations apply shall, subject to the conditions of this regulation, be regularly drilled in their duties in case of emergency. These drills shall be held at intervals of not more than one week. A drill shall also be held before the ship proceeds to sea. At each drill all life saving appliances shall be checked to see that they are in condition ready for immediate use and properly equipped.

Practice drills shall be held in all ships at such intervals as the Master shall decide.

A record of all drills shall be entered in the official log book.

When the Master of a ship is satisfied that, because of previous drills held in the ship, every member of the crew is thoroughly conversant with the procedure to be followed, he may dispense with such of these drills as he considers advisable.

Where drills are not held at the specified periods a statement shall be entered in the official log book giving the reason for such omission.

19. *Duties of Crew*

The Master of every ship to which these regulations apply shall, before the ship proceeds to sea, cause to be posted in the crew's quarters and in several conspicuous places in the ship a list in which shall be specified the duties to be carried out by each member of the crew in case of emergency, and shall satisfy himself that each member of the crew is conversant with the duties to be performed by him. This list shall be kept up to date and, where in any ship changes in the procedure to be followed are found to be necessary the lists shall immediately be altered to conform with these changes.

20. *Exemptions*

The Minister of Transport or any person duly authorized by him may, subject to such conditions as he may see fit to impose, exempt any ship to which these regulations apply from full compliance with any of the requirements of these regulations on any voyage or voyages, if he is satisfied that full compliance with that requirement is either impracticable or unreasonable in the case of that ship.

C. D. HOWE,
Acting Minister of Transport.

Ottawa, May 26, 1942.

ADDITIONAL REGULATIONS, No. 2.—FIRE EXTINGUISHING EQUIPMENT

The Minister of Transport, in the exercise of powers conferred upon him by Order in Council P.C. 3638, of the 4th day of May, 1942, made under the War Measures Act, Chapter 206, of the Revised Statutes of Canada, 1927, hereby makes the following regulations:—

1. *Application*

- (i) These regulations shall be supplementary to the Regulations respecting Fire Extinguishing Equipment made under Order in Council P.C. 203, of the 2nd day of February, 1937, hereafter referred to as the PRINCIPAL REGULATIONS.
- (ii) These regulations may be cited as the Additional Regulations, No. 2—Fire Extinguishing Equipment.
- (iii) These regulations shall apply to steamships and motorships of Canadian registry which are of more than 500 tons gross tonnage and which are ships of Classes A and D, as set out in Regulation 2 of the PRINCIPAL REGULATIONS, and which make voyages which are Foreign Voyages, Home Trade Voyages Class I, or Home Trade Voyages Class II.
- (iv) In these regulations, unless the context otherwise requires, "approved" means approved by the Board of Steamship Inspection.

2. *Location of Fire Pumps*

In all ships of Class A to which these regulations apply the fire pumps required under Section 1 of Regulation 10 of the PRINCIPAL REGULATIONS shall not all be fitted in the same space. Section 4 of that regulation shall be made to read "The pumps required by this regulation shall not all be fitted in the same space."

3. *Ships of Class A Additional Equipment*

Every ship of Class A to which these regulations apply shall, in addition to the equipment required by the PRINCIPAL REGULATIONS, be provided with the following:—

- (i) Where the ship is of more than 4,000 tons gross tonnage or where more than fifty passengers are carried, at least two portable emergency power pumps of an approved type, having the necessary fittings.
Where the tonnage is not more than 4,000 tons gross tonnage or where not more than fifty passengers are carried, at least one such pump having the necessary fittings.
- (ii) At least two conductors or conductor fittings for use with the ship's fire hose for spraying water for extinguishing incendiary bombs.

(iii) Emergency fire appliances which shall include,—

- (a) Where electric power is available, a portable electric drilling machine, suitable for giving means of access through decks, etc.
- (b) For every 100 feet registered length of ship, at least one stirrup hand pump and two buckets, two metal containers filled with sand, two long-handled scoops and two hoes, this equipment being distributed throughout the length of the ship in convenient positions ready for immediate use.

4. *Conductors for Spraying Water on Oil*

- (i) Every ship of Class D to which these regulations apply, in which the boilers are oil fired shall, in addition to the equipment required by the PRINCIPAL REGULATIONS, be provided with conductors for spraying water on oil without undue disturbance of the surface.
- (ii) Every motorship of Class D to which these regulations apply shall, in addition to the equipment required by the PRINCIPAL REGULATIONS, be provided in the engine-room with conductors for spraying water on oil without undue disturbance of the surface.

5. *Ships of Class D Additional Equipment*

Every ship of Class D to which these regulations apply shall, in addition to the equipment required by the PRINCIPAL REGULATIONS, be provided with the following:—

- (i) Sufficient additional fire hose and, if necessary, additional hose connections whereby a powerful jet of water may be brought to bear upon any part of the ship; also at least one spare hose of not less than 30 feet in length.
- (ii) An additional conductor or conductor fitting for each hose for spraying water for extinguishing incendiary bombs.
- (iii) The number of portable fluid fire extinguishers required by Section 1(c) of Regulation 27 of the PRINCIPAL REGULATIONS shall in no case be less than three.
- (iv) Where the ship is of more than 4,000 tons gross tonnage, at least two portable emergency power pumps of an approved type, together with the necessary fittings.

Where the tonnage is not more than 4,000 tons gross tonnage, at least one such pump with the necessary fittings.

- (v) For every 100 feet registered length of ship, at least one stirrup hand pump and two buckets, two metal containers filled with sand; two long-handled scoops and two hoes, this equipment being distributed throughout the length of the ship in convenient positions ready for immediate use.
- (vi) Where electric power is available, a portable electric drilling machine suitable for giving means of access through decks, etc.
- (vii) Where, in the PRINCIPAL REGULATIONS, for ships to which these regulations apply, breathing apparatus or smoke helmets and safety lamps are required, a fireman's axe shall be added to each set to complete each outfit.
- (viii) In ships which make Home Trade Voyages Class II, an outfit consisting of one approved breathing apparatus or smoke helmet, a safety lamp and a fireman's axe.

6. *Motorships—Sand for Extinguishing Fire*

Every motorship to which these regulations apply shall, in addition to the equipment required by the PRINCIPAL REGULATIONS, be provided in the engine-room with a receptacle containing at least 10 cubic feet of sand, sawdust impregnated with soda or other suitable dry materials, together with a scoop for distributing such material.

7. *Motorships Having Boiler in Engineroom*

Every motorship of Class D, to which these regulations apply, in which a boiler is situated in the engine room, shall, in addition to the equipment required by the

PRINCIPAL REGULATIONS, be provided with not less than two approved portable extinguishers constructed to discharge froth, or the equivalent thereto. These extinguishers shall be carried in positions adjacent to the boiler ready for immediate use.

8. *Spare Charges for Portable Fire Extinguishers*

Where, in any ship to which these regulations apply, portable fire extinguishers are required to be provided, a spare charge shall be provided for each such extinguisher.

9. *Equipment, General*

Where, in these regulations, any equipment is required to be provided for any ship, such equipment shall comply with the conditions set out in the PRINCIPAL REGULATIONS for equipment of a similar nature.

10. *Fire pumps, General*

All power fire pumps shall be independent of the main engines and each shall be capable of delivering the requisite number of jets of water to any part of the ship. Each power fire pump shall be provided with an effective escape valve to prevent excessive pressure in any part of the system.

Portable emergency fire pumps shall be of an approved type. Where such a pump is driven by a gasoline engine it shall be fitted with a fuel tank of sufficient capacity to provide for not less than one hour's running. Each pump shall be self-priming, shall be furnished with suction and discharge hoses and conductor and conductor fittings for spraying water to deal with incendiary bombs, and shall be capable of delivering water directly from the sea when operated from any part of the ship's deck which does not impose a lift of more than twenty feet. The apparatus shall be stored in reasonably safe places outside the machinery space, and where more than one such pump is required they shall be stored in separate places.

Stirrup hand pumps shall be of approved types and each pump shall have at least twenty-five feet of hose fitted with dual nozzle, which can deliver either a jet to a distance of thirty feet or a fine spray to a distance of about fifteen feet. They shall be kept at suitable points above the deck, and as necessary below deck near such parts of the ship as may easily be penetrated by incendiary bombs.

11. *Hose Connections*

Hose connections shall be so placed that the fire hose may be easily coupled to them. Where deck cargo is carried the hose connections shall be so placed that they will always be accessible and the pipes should be protected against damage from the cargo. Hose wrenches shall be kept in conspicuous places near the hose connections, ready for immediate use.

12. *Fire Buckets and Fire Axes*

All ships shall carry a sufficient number of fire buckets and fire axes, stored in convenient positions ready for immediate use. Fire buckets shall be reserved for fire extinguishing. They shall be painted red and marked "Fire", and shall be kept ready for immediate use in readily accessible positions. The fire buckets shall, wherever possible, be of the round bottom type and at least half the number shall be provided with sufficiently long lanyards.

13. *Stowage of Portable Extinguishers*

Portable fire extinguishers shall be stored near the entrance to the spaces in which they are intended to be used.

14. *Smothering Gas or Steam*

Where provision is made for the injection of smothering gas or steam into the cargo spaces or boiler rooms, the pipe for conveying the gas or steam shall be provided with controlling valves or cocks which shall be readily accessible from the deck in any circumstances, and shall be so marked as to indicate clearly the compartments to which the pipes are led. Suitable provision shall be made for locking these valves or cocks. Where any pipe is led to a space to which passengers may have access an additional stop valve or cock, capable of being locked, shall be provided.

Piping shall be so arranged as to provide effective distribution of the smothering gas or steam, and in large holds where steam is used there shall be two pipes, one at each end of the hold, led well down in the space.

Oil tanks shall be provided with apparatus whereby smothering gas or steam may be distributed over the surface of the contents of the tanks.

Where carbon-dioxide is used in cargo holds, the quantity of gas available shall be sufficient to give a minimum volume of free gas equal to 30 per cent of the gross volume of the largest hold in the ship.

Where steam is used in cargo holds, the boiler available for supplying this steam shall have an evaporation of one pound of steam per hour for each twelve cubic feet of capacity of the largest cargo compartment in the ship.

Means shall be provided for the closing of doorways, ventilators and other openings to spaces in which smothering gas or steam is used as a fire extinguishing medium.

15. *Breathing Apparatus or Smoke Helmets*

- (i) A breathing apparatus or smoke helmet shall be of an approved type and shall be equipped with a life and signal line at least ten feet longer than the length of air hose required under Paragraph (ii) of this regulation. The life line shall be efficiently attached to a strong leather or canvas harness to be worn by the wearer of the helmet when the latter is in use and shall be of hemp covered wire rope of about 1½" circumference. The wire shall have a breaking strength of approximately one ton and shall be either galvanized steel or copper.
- (ii) Where smoke helmets or masks fitted for air hose are provided, the length of the air hose shall be sufficient to enable the wearer to go into any part of the holds or machinery spaces from a position on the open deck well clear of a hatchway or doorway.

16. *Safety Lamps*

A safety lamp shall be of an approved type and shall have a minimum burning period of three hours. In ships which carry oil cargoes in bulk such lamps shall be of the electric battery type.

17. *Fire Drills*

The crew of every ship to which these regulations apply shall be regularly drilled in their duties and in the use of the fire extinguishing equipment. These drills shall be held at intervals of not more than one week. A drill shall be held before the ship proceeds to sea. At each drill all fire extinguishing equipment shall be checked to see that it is in good condition and ready for immediate service, and such tests shall be made as the master considers necessary.

Where a ship is travelling in convoy the master may dispense with these drills if he is satisfied that every member of the crew has been sufficiently trained in the use of the equipment by means of previous drills.

A record of all drills shall be entered in the ship's official log book.

Wherever possible, inflammable material which is not cargo, essential ship's stores or equipment, shall be removed from all ships to which these regulations apply.

18. *Exemptions*

The Minister of Transport or any person duly authorized by him may, subject to such conditions as he may see fit to impose, exempt any ship to which these regulations apply from full compliance with any of the requirements of these regulations on any voyage or voyages, if he is satisfied that full compliance with that requirement is either impracticable or unreasonable in the case of that ship.

C. D. HOWE,
Acting Minister of Transport.

Ottawa, July 6, 1942.

ADDITIONAL REGULATIONS, No. 3—BILGE PUMPING ARRANGEMENTS AND OTHER WARTIME SAFETY MEASURES

The Minister of Transport, in exercise of the powers conferred on him by Order in Council, P.C. 3638 of the 4th day of May, 1942, made under the War Measures Act, Chapter 206 of the Revised Statutes of Canada, 1927, hereby makes the following regulations:—

1. (i) These Regulations are supplementary to the statutory regulations "Instructions as to the Inspection of Boilers and Machinery of Steamships" approved by Order in Council of March 10, 1922, and to Regulation XIX of the Construction Regulations annexed to the International Convention for the Safety of Life at Sea, 1929.

(ii) These Regulations may be cited as Additional Regulations, No. 3—Bilge Pumping Arrangements and other Wartime Safety Measures, and shall come into force on the 1st day of August, 1942.

(iii) These Regulations shall apply to steamships of Canadian registry which are more than 500 tons, gross tonnage, and which make Foreign Voyages, Home-trade Voyages, Class I, or Home-trade Voyages, Class II.

(iv) In these Regulations, unless the context otherwise requires—"approved" means approved by the Board of Steamship Inspection.

BILGE AND BALLAST PUMPING ARRANGEMENTS

2. (i) Bilge suction pipes which have an open end in a compartment that would permit of the compartment being flooded in the event of the pipe being severed or damaged in any other compartment, shall, in the compartment containing the open end, be fitted with either a non-return valve or a screw-down valve with gearing led up against the transverse watertight bulkhead to a position above the height of that bulkhead.

(ii) Bilge and ballast connections and underwater fittings which are made of cast iron and are particularly liable to damage from bomb, mine or torpedo explosion, where reasonably practicable, shall be reinforced substantially to withstand concussion.

The ship's side underwater valve chests and fittings shall have the flanges to the body of the castings and other fittings braced by means of through bolts, clips or strong backs. Cement boxes enclosing valve bodies and pipe flange joints may be used.

(iii) In new ships having the propelling machinery amidships a master valve shall be fitted in the engine room at or near the engine room bulkhead and shall control the bilge main to the after compartments. The valve shall be of the screw lift or sluice valve type, and shall be capable of operation at the lower platform level.

(iv) Pumps driven by current from a generator placed at a low level in the machinery space shall have the generator provided with such protection against water as may be possible by fitting watertight guards to a reasonable height.

(v) Provision shall be made to stop leakage and interflooding of watertight compartments. A supply of suitable material such as soft wood blocks, wedges, timber for shores and cement boxes, canvas, oakum, tarpaulins or collision mats and bottom lines, shall be kept readily available to deal with such leakages.

STOKEHOLD AND ENGINE ROOM FLOOR PLATES

3. The use of cast iron for floor plates in the stokehold and engine room shall be discontinued. This shall apply to all new ships or to ships in which new floor plates are required. Steel floor plates shall be used in the stokehold and engine room platforms and in passageways. These plates shall be bolted down to the bearers leaving several plates unbolted for convenient access to pipes and tank top. The supports shall be secured to the tank top. Where chequer-steel plates are used in the stokehold they shall be of substantial thickness in way of the furnaces.

ENGINE ROOM EMERGENCY CONTROLS

4. (i) All ships shall have provision made to enable the main engines to be stopped by means of emergency controls operated from the deck.

(ii) Similar provision shall be made in regard to such pumps, particularly the main circulating pump, as would be liable to discharge into lifeboats during launching operations.

(iii) In motorships and steamships using oil fuel, arrangements shall be made whereby the fuel supply to service tanks or storage tanks can be shut off from outside the space in which the tanks are situated.

(iv) There shall be a clear understanding between deck and engine room departments regarding the stopping of the engines in an emergency should the ordinary means of communication be unusable.

PROTECTION OF CAST IRON FITTINGS

5. Cast iron steam connections and oil fuel valves and fittings which are particularly liable to damage from bomb, mine or torpedo explosion shall, in the case of valve chest and fittings, have the flanges braced to the body of the casting by means of through-bolts, clips or strong backs, according to circumstances, which will tend to hold the branches in position and to limit the leakage even though fracture occurs.

TUNNEL ESCAPES

6. A watertight escape trunk shall be fitted to the shaft tunnel and shall extend to the weather deck. The escape trunk shall preferably be fitted near the forward end of the tunnel. In small ships where the fitting of such a trunk would not be practicable it need not be insisted upon.

ESCAPE FROM MACHINERY AND CREW SPACES

7. In addition to the permanent ladders for machinery and crew spaces an alternative means of escape shall be provided, e.g., rope step ladders in engine room, stokeholds and crew's companionways. If practicable the engine room ventilators shall be fitted with suitable doors and adapted to provide a ready means of escape to the boat deck.

EMERGENCY LIGHTING

8. (i) All ships shall have an emergency lighting arrangement which can be brought into instantaneous use.

(ii) Self-contained electric hand lamps or torches shall be provided in such number and placed in such position as shall be reasonably sufficient for the requirements of safety. As ships vary considerably, the number required shall be arranged between the Steamship Inspector and the ship owner concerned, with a view to ships being treated on their merits. The lamps and torches should be of an approved type.

FRESH WATER FOR CERTAIN CARGO SHIPS

9. Cargo ships of the "tramp" class, of 395 feet in length and upwards, which have a fresh water capacity of about 5,000 gallons or less, shall have the following arrangements made to increase the available supply:—

(a) The aft peak tank shall be arranged for the carriage of fresh water and a lift force-pump fitted in a convenient position in the crew's quarters or in the passageway on the second deck aft, connected up so as to enable the service tank to be filled as frequently as required.

(b) A connection shall be taken from a pump in the engine room to enable the service tanks for the midship and saloon house accommodation to be filled from the feed water tank.

(c) A suitable relief valve shall be fitted to prevent undue pressure in the service tanks, and it shall be placed adjacent to the pump so as to warn the engineer of the excess pressure.

EXEMPTIONS

10. The Minister of Transport or any person duly authorized by him may, subject to such conditions as he may see fit to impose, exempt any ship to which these regulations apply from full compliance with any of the requirements of these regulations on any voyage or voyages, if he is satisfied that full compliance with that requirement is either impracticable or unreasonable in the case of that ship.

C. D. HOWE,

Acting Minister of Transport.

Ottawa, July 31, 1942.

ADDITIONAL REGULATIONS, No. 4—LIFE SAVING APPLIANCES

The Minister of Transport, in the exercise of powers conferred upon him by Order-in-Council P.C. 3638, of the 4th day of May, 1942, made under the War Measures Act, Chapter 206 of the Revised Statutes of Canada, 1927, hereby makes the following regulations:—

1. *Application*

- (i) These regulations shall be supplementary to the Regulations Respecting Life Saving Appliances made by Order-in-Council P.C. 3, of the 6th day of January, 1937, hereinafter referred to as the PRINCIPAL REGULATIONS, and to the Additional Regulations No. 1—Life Saving Appliances, made by the Acting Minister of Transport, on the 26th day of May, 1942, hereinafter referred to as the ADDITIONAL REGULATIONS No. 1.
- (ii) These regulations may be cited as the Additional Regulations, No. 4—Life Saving Appliances.
- (iii) These regulations shall apply to steamships of Canadian Registry which are of more than 500 tons gross tonnage, and which make voyages which are Foreign voyages, Home-trade voyages, Class I, or Home-trade voyages, Class II.
- (iv) In these regulations, unless the context otherwise requires:—"approved" means approved by the Board of Steamship Inspection.

2. *Lifeboats for Cargo Ships Which May Be Permitted to Carry a Limited Number of Passengers*

Every ship to which these regulations apply which is a ship of Class VI, or a ship of Class VII, as set out in Regulation 2 of the PRINCIPAL REGULATIONS and which may be permitted, on the authority of the Chairman of the Board of Steamship Inspection, to carry passengers in excess of the number which may be allowed by the certificate of inspection, shall carry lifeboats on each side of the ship in number and capacity as required by the PRINCIPAL REGULATIONS and shall, in addition, carry lifeboats of sufficient capacity to accommodate the number of persons in excess of the number allowed by the certificate of inspection.

No ship to which this regulation applies shall carry lifeboats of less capacity than is required to be carried by the certificate of inspection.

Additional lifeboats carried under this regulation shall, wherever practicable, be attached to davits, but where this is not practicable, they shall be properly stowed on the centre line of the ship under a derrick which shall be carried topped up, ready for immediate use in launching the lifeboats by hand on either side of the ship. These lifeboats shall also be so stowed that they may be free to float off in case of the rapid sinking of the ship.

An approved buoyant self-igniting light of the electric battery type, fitted with an uncoloured globe, shall be attached to the outside of each additional lifeboat in such a manner that it will come into operation immediately the lifeboat becomes waterborne.

3. *Size of Lifeboats in Certain Ships.*

- (i) In all ships to which these regulations apply, the keels of which are laid subsequent to the issue of these regulations, which will be required to make voyages which are of a more exposed nature than home-trade voyages, the lifeboats shall be not less than 24 feet in length.
- (ii) Where, in existing ships to which these regulations apply, making voyages which are of a more exposed nature than home-trade voyages, it is necessary to replace existing lifeboats or to fit additional lifeboats, such lifeboats shall be not less than 24 feet in length.

4. *Additional Lifeboats to be Carried in Certain Ships*

In all ships to which these regulations apply which are ships of Class I or ships of Class II, as set out in Regulation 2 of the PRINCIPAL REGULATIONS, there shall be carried where suitable stowage facilities are available, one or two lifeboats in addition to those required by the PRINCIPAL REGULATIONS. These additional lifeboats shall be so stowed on the decks that they will be free to float off in case of the rapid sinking of the ship.

An approved buoyant self-igniting light of the electric battery type, fitted with an uncoloured globe, shall be attached to the outside of each of these additional lifeboats in such a manner as to ensure that they will come into operation immediately the lifeboats become waterborne.

5. *Motor Lifeboats*

- (i) In every ship to which these regulations apply which is a passenger ship certified to carry or permitted to carry more than thirty passengers, two of the lifeboats which are carried as part of the lifesaving appliances required by the PRINCIPAL REGULATIONS shall be approved motor lifeboats provided with sufficient fuel for a voyage at full power of not less than 160 miles. One of these lifeboats shall be carried on each side of the ship.
- (ii) Subject to the provisions of paragraph (i) of this regulation, and Regulation 18 of these regulations regarding oil tankers, in every ship to which these regulations apply which is a non-passenger ship making voyages which are more exposed than home-trade voyages and in every ship to which these regulations apply which is a non-passenger ship of more than 2,000 tons gross tonnage, one of the lifeboats which is carried as part of the lifesaving appliances required by the PRINCIPAL REGULATIONS shall be an approved motor lifeboat, with sufficient fuel for a voyage at full power of not less than 160 miles.

6. *Davits and Life Lines*

- (i) In every ship to which these regulations apply, which is a ship of Class I, a ship of Class II, or a ship of Class III, as set out in Regulation 2 of the PRINCIPAL REGULATIONS, the lifeboat davits shall be fitted with gear of sufficient power to ensure that the lifeboat fully equipped and manned, but not otherwise loaded, can be turned out against the maximum list at which lowering of the lifeboats is possible.
- (ii) In every ship to which these regulations apply, which is a ship of Class VI or a ship of Class VII, as set out in Regulation 2 of the PRINCIPAL REGULATIONS and which regularly carries passengers or may be permitted under the authority of the Chairman of the Board of Steamship Inspection to carry passengers, and in every ship to which these regulations apply which is a non-passenger ship making voyages which are of a more exposed nature than home-trade voyages, the lifeboat davits shall, subject to the following provisions, be fitted with gear of a similar nature to that required in paragraph (i) of this regulation; provided that this part of this regulation shall not apply to davits which were fitted on board any ship of the classes named in this paragraph prior to the date of issue of these regulations.
- (iii) In all ships to which these regulations apply the life lines which are fitted to each davit span as required by paragraph (9) (c) of Regulation 34 of the PRINCIPAL REGULATIONS, shall be at least four in number and shall each be fitted with a suitable tricing line.

7. *Lifeboat Equipment*

In addition to the requirements set out in Regulation 5 of the ADDITIONAL REGULATIONS No. 1, the equipment of every lifeboat shall, unless specifically restricted to any particular class of ship, include the following:—

- (a) A fair lead fixed to the gunwale close to the stem, in such a manner as not to interfere with the passage of ropes over it, to take the sea anchor hawser.
- (b) The sea anchor hawser shall be parcelled or fitted with a short length of chain or wire rope to prevent chafing.
- (c) In ships which make voyages which are more exposed than home-trade voyages, there shall be attached to the grab lines, in such a manner as to ensure that they will fall free of the lifeboat should it be upset, one or more suitable containers filled with fresh water. The aggregate capacity of the containers for each lifeboat shall be not less than two gallons. These containers shall be fitted with stoppers so secured as to prevent the escape of water or the entry of sea water. Ready means for opening these containers shall be provided.
- (d) Lifeboat compasses shall be fitted with approved means of illumination.
- (e) Two spare batteries and two spare bulbs for the electric torch.
- (f) A whistle which shall be attached to the lifeboat by means of a lanyard.
- (g) Six hand rockets of an approved type in a watertight case, or other approved signalling appliance.
- (h) The smoke flares specified in Item (o) of Regulation 5 of the ADDITIONAL REGULATIONS No. 1, shall be replaced by not less than four buoyant smoke signals of an approved type, capable of giving off a volume of orange coloured smoke.
- (i) In ships which make voyages which are more exposed than home-trade voyages, an approved set of charts covering the globe, packed in a watertight wallet, together with a protractor, writing pad, pencil and eraser.
- (j) At least one dipper fitted with a lanyard, for use with the fresh water receptacles.
- (k) Means to ensure that the lifeboats will not readily become unhooked and that they may readily be released from the falls.
- (l) Stays for lifeboat masts shall be made of galvanized wire rope.
- (m) Approved portable appliances for the purpose of preventing damage to the lifeboats by contact with the ship's sides while launching and which shall make it possible to launch them against an adverse list.
- (n) A clasp knife, fitted with a tin opener and attached by a lanyard.

8. *Stowage of Lifeboat Equipment*

All items of lifeboat equipment which are not required by the PRINCIPAL REGULATIONS to be attached by lanyards and which are not stowed in the lockers, shall, with the exception of the boat hook, be lightly lashed within the lifeboat in such manner as to ensure the security of the equipment. The equipment shall not be so lashed as to interfere with the launching of the lifeboat or the readiness of access to the lifeboat.

9. *Emergency Life Rafts and Buoyant Apparatus*

- (i) Where, in ships which carry passengers, suitable stowage space is not available for the number of life rafts which would be required to carry all persons on board, as required by the ADDITIONAL REGULATIONS No. 1, approved buoyant apparatus, in number as may be approved, may be carried, so that these emergency appliances shall provide accommodation for all persons on board.
- (ii) Where additional lifeboats are carried as required by Regulation 4 of these regulations, the number of persons which may be accommodated in these lifeboats may be considered as part of the total number for which emergency appliances are required to be provided.
- (iii) Where, in ships which do not carry passengers and which make voyages which are home-trade voyages, it is considered impracticable to provide suitable stowage for the number of emergency life rafts which would be required by the ADDITIONAL REGULATIONS No. 1, approved buoyant apparatus in number as may be approved, may be carried, so that these emergency appliances shall provide accommodation for all persons on board.

10. *General Requirements for Emergency Life Rafts*

The general requirements for life rafts set out in Regulation 27 of the PRINCIPAL REGULATIONS, shall apply to approved emergency life rafts with the following additions:—

- (a) All life rafts constructed after the date of issue of these regulations shall be of the well deck type.
- (b) The number of persons which a life raft shall be deemed capable of accommodating shall be the lowest number obtained from the following:—
 - (i) The reserve buoyancy of the raft in cubic feet when fully equipped and provisioned, but with no persons on board, divided by 4·5 or
 - (ii) The available seating space along the edges of the well and on end seats if such are fitted, allowing 18 inches for each person, provided that the space included for the end seats shall not overlap on space necessary for the comfort of persons sitting on the edges of the well.
- (c) Side screens shall be made of stout canvas and shall be complete with means of lacing at the top and bottom edges.
- (d) Two lifelines shall be securely becketed around the outside.
- (e) Suitable grips on the sides and ends to enable persons to board the raft.
- (f) Lines fitted at intervals along the edges of the well to act as grab lines.
- (g) Provision shall be made in the construction of the raft for stowage compartments for food and water containers and the watertight locker, and for all items of equipment except oars and mast. The food and water containers should be placed in line with the tank compartments. The watertight locker and items of equipment may be placed in compartments under the wells.
- (h) All stowage spaces shall be labelled to indicate contents.

11. *Life Raft Equipment*

In addition to the requirements set out in Regulation 4 of the ADDITIONAL REGULATIONS No. 1, the equipment of every life raft shall include the following:—

- (a) The self-igniting lifebuoy light which is required by Regulation 32 of the PRINCIPAL REGULATIONS shall be an approved buoyant self-igniting light of the electric battery type, fitted with an uncoloured globe, and so attached to the life raft as to be free to operate immediately the life raft is waterborne.
- (b) An additional light heaving line.
- (c) Six hand rockets of an approved type, in a watertight case, or other approved signalling appliances.
- (d) The smoke flares specified in item (h) of Regulation 4 of the ADDITIONAL REGULATIONS No. 1, shall be replaced by not less than four buoyant smoke signals of an approved type, capable of giving off a volume of orange-coloured smoke.
- (e) A clasp knife fitted with a tin opener and attached to the life raft by a lanyard.
- (f) A canvas awning, coloured yellow or bright orange, to cover the whole surface of the life raft, complete with efficient supports and means of lacing into position. Sufficient headroom shall be provided for persons sitting on the edge of the well. This awning will replace item (f) of Regulation 4 of the ADDITIONAL REGULATIONS No. 1.
- (g) Waterproof bags, each of sufficient size to accommodate from four to six men and sufficient in number to accommodate all persons on board. These bags shall be capable of covering the legs and body up to the armpits and shall be provided with means for securing them in position.
- (h) Water containers for life rafts constructed after the date of issue of these regulations shall each be of not more than $\frac{1}{2}$ cubic foot capacity and shall each be provided with a handle for lifting and a spout for pouring. The spout shall be fitted with a non-corrodible cover and means of opening. These shall be attached to the container by means of chains or the equivalent. On ships making voyages which are of a more exposed nature than home-trade voyages, each life raft shall be provided with not less than four such containers.

- (i) A watertight locker of sufficient size to contain the red lights, rockets, smoke signals, massage oil and first aid outfit.
- (j) A waterproof cover of sufficient capacity for the stowage of the awning, side screens and sail (where carried).
- (k) The sea anchor should be of the folding type contained in waterproof cover. The hawser for the sea anchor should be at least $2\frac{1}{2}$ " circumference and about 10 fathoms in length.
- (l) A mast, with provision for stepping near the end of the raft.
- (m) For ships making foreign voyages and home-trade voyages, Class I, a sail of large area, equipped with all necessary attachments to the mast and raft.

12. *Equipment for Buoyant Apparatus*

Where, in ships to which these regulations apply, buoyant apparatus is permitted to be carried, they shall be equipped with the following:—

- (a) A painter.
- (b) An approved buoyant self-igniting light, of the electric battery type fitted with an uncoloured globe,—
 - (i) On each buoyant apparatus where less than six units of such apparatus are carried;
 - (ii) On not less than six units where the number carried exceeds six and does not exceed twenty-four;
 - (iii) On 25 % of the number of units where the number exceeds twenty-four.
- (c) Where more than six units of buoyant apparatus are carried, they shall be linked together in groups of four in such a manner as may be approved, and each group shall include at least one unit fitted with a buoyant self-igniting light of the electric battery type fitted with an uncoloured globe.

13. *Lifesaving Waistcoats and Lights*

- (i) In every ship to which these regulations apply which is not regularly certificated for the carriage of passengers and which may be permitted on the authority of the Chairman of the Board of Steamship Inspection, to carry a limited number of passengers, every person on board shall be provided with a life-saving waist-coat in the same manner as members of the crew.
- (ii) Every person on board ships to which these regulations apply shall be provided with an electric light which shall be suitable for use with a life jacket or life-saving waistcoat; the bulbs of such lights shall be tinted red.
- (iii) In all ships to which these regulations apply there shall be carried a reserve supply of electric lights of the type required by paragraph (ii) of this regulation, in number equivalent to at least 10% of the total number of members of the crew, and, in addition, a number of spare batteries and bulbs, in number equal to at least 20% of such total number.

14. *Buoyant Receptacles for Fresh Water*

In all ships to which these regulations apply, there shall be provided buoyant receptacles containing supplies of fresh water, carried in close proximity to the lifeboats and so arranged that they will readily float free of the ship. These receptacles shall be distinctly marked to show that they contain fresh water.

15. *Protective Clothing*

In every ship to which these regulations apply, which makes voyages which are more exposed than home-trade voyages, there shall be provided, for each person on board, a suit of protective clothing on an approved type, designed to be carried on the person at all times, and suitable for wear in a lifeboat or on a life raft, and, in addition, there shall be carried a reserve supply of such suits in number equal to not less than 10% of the number of the members of the crew.

16. *Whistles*

In all ships to which these regulations apply, every member of the crew shall be provided with a whistle to which shall be attached a suitable lanyard.

17. *Rope Nets*

- (i) Subject to paragraph (ii) of this regulation, all ships to which these regulations apply shall carry on each side of the ship a rope side net of a type similar to that specified in Regulation 12 of the Additional Regulations No. 1.

- (ii) Every ship to which these regulations apply which is not regularly certificated for the carriage of passengers and which may be permitted, under the authority of the Chairman of the Board of Steamship Inspection, to carry a limited number of passengers, shall be provided at each set of davits, with a rope side net of a type similar to that required in Regulation 12 of the Additional Regulations No. 1.

SPECIAL REQUIREMENTS FOR OIL TANKERS

18. *Lifeboats and Motor Lifeboats*

- (i) Lifeboats carried in ships to which these Regulations apply, which are oil tankers, shall be constructed of steel, in accordance with approved plans, and where four lifeboats are carried, two of them shall, if practicable, be carried amidships.
- (ii) One of the lifeboats on each side of the ship shall be a motor lifeboat and where practicable, one of them shall be carried amidships.

19. *Fire-Proofing*

All woodwork in lifeboats and life rafts carried in ships to which these regulations apply, which are oil tankers, including the mast and oars, shall be painted with fire-proof paint which shall be suitably protected, if necessary, from the effects of exposure to the weather and all canvas equipment shall be fireproofed.

20. *Life Rafts*

In every ship to which these regulations apply, which is an oil tanker, and in which members of the crew are berthed in the forecastle, two emergency life rafts shall be stowed between the forecastle and the bridge house, at sufficient height to afford the maximum protection possible against damage by heavy seas.

21. *Access to Boat Deck*

In every ship to which these regulations apply, which is an oil tanker, efficient permanent means of access to the amidship lifeboat positions shall be provided at both ends of the boat deck.

22. *Fire and Bilge Pump*

The hand bilge pump required by item (1) of Regulation 5 of the ADDITIONAL REGULATIONS No. 1, to be fitted in lifeboats of ships to which these regulations apply shall, in the case of ships which are oil tankers, be fitted for fire fighting purposes by the inclusion of a set of accessories which shall include a discharge hose fitted with a nozzle, and a seacock. The pump shall be permanently fixed in the after end of the lifeboat, with the suction and discharge hoses in place so that means of spraying water over the lifeboat shall be available immediately the lifeboat is waterborne.

23. *Protection for Members of the Crew*

(i) Every lifeboat carried in ships to which these regulations apply, which are oil tankers, shall be provided with an asbestos blanket, having dimensions of approximately 8 feet by 6 feet, which shall be kept in the lifeboat in a loose canvas cover, available for immediate use.

(ii) Every member of the crew of ships to which these regulations apply, which are oil tankers, shall be provided with a garment of approved type, made of flame-resisting material and designed to be carried on the person.

24. *Duties of Ships' Officers*

(i) Before commencing any voyage, the master of every ship shall satisfy himself that all space available for the carriage of fresh water in lifeboats and life rafts is made use of and that all containers are filled with fresh water.

(ii) Where a ship is required to make a voyage where low temperatures are likely to be experienced, the master shall, before commencing such voyage, take such steps as he considers necessary to prevent freezing of fresh water supplies in lifeboats and life rafts.

(iii) The master of every ship which carries passengers shall order all passengers to keep their lifejackets close to their persons at all times while in danger zones.

(iv) Definite arrangements shall be made between the master and chief engineer of all ships to which these regulations apply, so that all officers shall be made familiar with the position of the emergency controls for stopping the main engine and pumps.

(v) The masters of all ships to which these regulations apply shall make definite arrangements whereby the position of the ship shall be communicated to those in charge of lifeboats in case of abandonment of the ship.

(vi) A record shall be kept in every ship to which these regulations apply, showing the extent to which the requirements of the PRINCIPAL REGULATIONS, the ADDITIONAL REGULATIONS No. 1 and these regulations are complied with. Where any of the requirements have not been complied with, the reason for such non-compliance shall be stated.

This record shall be kept available for examination by any person authorized to make inspection of the lifesaving appliances.

25. Exemptions

The Minister of Transport or any person duly authorized by him may, subject to such conditions as he may see fit to impose, exempt any ship to which these regulations apply from full compliance with any of the requirements of these regulations on any voyage or voyages, if he is satisfied that full compliance with that requirement is either impracticable or unreasonable in the case of that ship.

J. E. MICHAUD,
Minister of Transport.

Ottawa, November 17th, 1942.

Amendment to Additional Regulations, Nos. 1, 2, 3 and 4

The Minister of Transport hereby amends Additional Regulations, No. 1—Life Saving Appliances, dated May 26, 1942, Additional Regulations, No. 2—Fire Extinguishing Equipment, dated July 6, 1942, Additional Regulations, No. 3—Bilge Pumping Arrangements and other Wartime Safety Measures, dated July 31, 1942, and Additional Regulations, No. 4—Life Saving Appliances, dated November 17, 1942, made pursuant to Order in Council, P.C. 3638 of the 4th of May, 1942, as follows:—

1. Additional Regulations, No. 1—Life Saving Appliances are hereby amended by striking out paragraph (iii) of Regulation 1 and substituting therefor the following:—

“(iii) These Regulations shall apply to steamships of Canadian registry which make Foreign voyages, Home-trade voyages Class I, Home-trade voyages Class II, or Home-trade voyages, Class III, if such voyages are made in ‘dangerous’ waters.”

2. Additional Regulations, No. 2—Fire Extinguishing Equipment, are hereby amended by striking out paragraph (iii) of Regulation 1 and substituting therefor the following:—

“(iii) These Regulations shall apply to steamships and motor ships of Canadian registry which are ships of Class A, Class B or Class D, as defined in Regulation 2 of the PRINCIPAL REGULATIONS and which make Foreign voyages, Home-trade voyages Class I, Home-trade voyages Class II, or Home-trade voyages Class III, if such voyages are made in ‘dangerous’ waters.”

3. Additional Regulations, No. 3—Bilge Pumping Arrangements and other Wartime Safety Measures, are hereby amended by striking out paragraph (iii) of Regulation 1 and substituting therefor the following:—

“(iii) These Regulations shall apply to steamships of Canadian registry which make Foreign voyages, Home-trade voyages Class I, Home-trade voyages Class II, or Home-trade voyages Class III, if such voyages are made in ‘dangerous’ waters.”

4. Additional Regulations, No. 4—Life Saving Appliances, are hereby amended by striking out paragraph (iii) of Regulation 1 and substituting therefor the following:—

“(iii) These Regulations shall apply to steamships of Canadian registry which make Foreign voyages, Home-trade voyages Class I, Home-trade voyages Class II, or Home-trade voyages Class III, if such voyages are made in ‘dangerous’ waters.”

J. E. MICHAUD,

Minister of Transport.

Ottawa, March 11th, 1943.

PART III

Wartime Prices and Trade Board
(Finance)

Board Orders

WARTIME PRICES AND TRADE BOARD**Order No. 256****Respecting the Maximum Price of Coffee**

made pursuant to authority conferred by Order in Council P.C. 8528, dated the 1st day of November, 1941.

Whereas it is expedient to amend Order No. 217 of the Board;
Therefore, this Board orders as follows:—

1. Order No. 217 of the Board is hereby amended by renumbering Section 4 thereof as Section 7 and by inserting the following therein as Sections 4, 5 and 6 thereof:

"4. On and after April 1, 1943, the maximum price per pound at which a manufacturer of a concentrate, mixture or compound which contains roasted coffee, may sell or offer to sell the product for consumption in Canada is hereby varied and shall be reduced by an amount equal to the same percentage of four cents (4c.) per pound as the percentage of coffee contained in the concentrate, mixture or compound.

5. The maximum price at which a person, other than a manufacturer thereof, may sell or offer to sell a concentrate, mixture or compound manufactured or otherwise processed in Canada which contains roasted coffee and is purchased by him on and after April 1, 1943, is hereby varied and shall be reduced by the amount, if any, by which his laid-in cost of the product is less than his laid-in cost of the same product on the last purchase thereof by him prior to the said date.

6. In any case in which the maximum price as fixed by this Order on the sale at retail of a concentrate, mixture or compound which contains roasted coffee, includes in addition to a whole number of cents a fraction of a cent, the maximum price shall be reduced to the nearest whole cent if the fraction is less than one-half cent and may be increased to the next highest whole cent if the fraction is one-half cent or more."

2. This Order shall be effective on and after the 5th day of April, 1943.

Made at Ottawa, this 30th day of March, 1943.

DONALD GORDON,
Chairman.

THE WARTIME PRICES AND TRADE BOARD**Order No. 257****Respecting Potatoes in British Columbia**

made pursuant to authority conferred by Order in Council P.C. 8528, dated November 1st, 1941,

This Board orders as follows:

1. Order No. 229 of the Board is hereby revoked by the Board.

2. This Order shall be effective on and after the 31st day of March, 1943.

Made at Ottawa, this 30th day of March, 1943.

DONALD GORDON,
Chairman.

THE WARTIME PRICES AND TRADE BOARD

ORDER No. 259

Respecting Oranges

made pursuant to authority conferred by Order in Council P.C. 8528 dated the 1st day of November, 1941.

Whereas it is expedient to amend Order No. 239 of the Board;

Therefore, this Board orders as follows:

1. Section 2 of the said Order No. 239 is hereby amended by deleting clauses (a) and (c) of subsection (1) thereof and substituting the following therefor:

“(a) the total of

(i) the actual price paid by the wholesale distributor for such oranges but not in any event exceeding the maximum price, f.o.b. packing house plus brokerage charges, if bought through a broker, both as set forth in the Maximum Price Regulations issued by the Office of Price Administration of the United States of America on sales by a packer or a broker, as the case may be, of that kind, variety and pack of oranges; and

(ii) such transportation charges, bank and foreign exchange, customs brokerage charges, excise tax and insurance charges as are to be borne by him and are not included in such actual price;

less, in the case of any sale on which he is eligible to collect any subsidy authorized by the Board, an amount equal to such subsidy; and”

“(c) a markup (percentage of cost) not exceeding the lawful markup (percentage of cost) customarily obtained by him during the basic period from September 15 to October 11, 1941 on such oranges, but not in any event exceeding 15 per cent of his selling price.”

2. Section 4 of the said Order No. 239 is hereby amended by deleting clause (c) thereof and substituting the following therefor:

“(c) a markup (percentage of cost) not exceeding the lawful markup (percentage of cost) customarily obtained by him during the said basic period on such oranges, but not in any event exceeding 25 per cent of his selling price.”

3. This Order shall be effective on and after the 5th day of April, 1943.

Made at Ottawa, the 30th day of March, 1943.

DONALD GORDON,
Chairman.

Administrators' Orders

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-667

Respecting Maximum Prices of Jar Rings

Pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board, as follows:

1. For the purposes of this Order,

- (a) "jar ring" means any screw type of ring made of zinc, hot dipped tinplate or electrolytic tinplate used to hold a glass top on a glass jar and thereby hermetically to seal the said jar;
- (b) "retailer" means a person who in the ordinary course of business sells goods at retail;
- (c) "wholesaler" means a person who in the ordinary course of business sells goods to a retailer, and includes a jobber, importer, commission agent or distributor.

2. The maximum price, inclusive of sales tax, at which a person who manufactures jar rings or glass jars may sell or offer to sell zinc or hot dipped tinplate jar rings, packed in suitable shipping cartons

- (a) to a wholesaler, shall be two dollars and thirty-two cents (\$2.32) per gross and to a retailer, shall be two dollars and seventy-three cents (\$2.73) per gross f.o.b. railway cars at Montreal in Quebec, or at Toronto, Hamilton, Oshawa or London in Ontario, if the jar rings are manufactured in the Province of Quebec or Ontario; or
- (b) to a wholesaler, shall be two dollars and forty-two cents (\$2.42) per gross and to a retailer two dollars and eighty-five cents (\$2.85) per gross, f.o.b. railway cars at Winnipeg in Manitoba, if the jar rings are manufactured in the Province of Manitoba.

3. The maximum price at which a wholesaler may sell zinc or hot dipped tinplate jar rings to a retailer shall be the sum of the following:

- (a) the actual price paid by the wholesaler for the jar rings not in any event exceeding the lawful maximum price that may be charged for the same by the person who manufactured the jar rings; and
- (b) the actual cost paid by him for transporting the jar rings from his supplier's factory or warehouse in the Province of Quebec, Ontario or Manitoba, as the case may be, to his place of business; and
- (c) a markup no greater than the markup obtained by him on sales of jar rings during the said basic period, not in any event exceeding thirty-three and event exceeding twenty percentum (20%) of his selling price.

4. The maximum price at which a wholesaler may sell or offer to sell electrolytic tinplate rings to a retailer, shall be the maximum price that may be charged by the wholesaler for zinc or hot dipped tinplate jar rings.

5. The maximum price at which a retailer may sell or offer to sell jar rings, shall be the sum of the following:

- (a) the actual price paid by him for the jar rings not in any event exceeding the lawful maximum price that may be charged for the same by the person named in section 2 or by the wholesaler, as the case may be, who supplied the same to him; and
- (b) the actual cost paid by him for transporting the jar rings from his supplier's factory or warehouse to his place of business; and

(c) a markup no greater than the markup obtained by him on sales of jar rings during the said basic period not in any event exceeding thirty-three and one third per centum (33 $\frac{1}{3}$ %) of his selling price.

6. The actual cost of transporting jar rings shall not in any event exceed the L.C.L. or carload freight rate established for such goods, as the case may be, notwithstanding the means taken to transport the same from the seller's shipping point to the buyer's receiving point.

7. This Order shall be effective on and after the 5th day of April, 1943.

Dated at Ottawa, this 30th day of March, 1943.

L. F. BURROWS,

Administrator of Metal Containers.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-668

Respecting Cast Iron Ware

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

1. For the purposes of this order "cast iron ware" means any of the following articles when made of cast iron,—

- (a) kitchen utensils used primarily in the preparing, cooking, serving or storing of food and beverages, whether for household, institutional, commercial, governmental or any other use, and racks for holding such utensils;
- (b) sugar, wash and butchering kettles and pots;
- (c) sad irons, flat irons and Mrs. Potts' irons;
- (d) hot plates and flame tamers;

but does not include electrical or gas appliances or power driven equipment.

2. No person shall, except with the written permission of the Administrator of Fabricated Steel and Non-Ferrous Metals, manufacture, process, fabricate or assemble any article of cast iron ware,

- (a) unless such article is named in the Schedule hereto;
- (b) unless such article is of a size set out for such article in the said Schedule, provided that a variation in size of not more than ten per cent (10%) shall not be deemed to be a contravention of this clause;
- (c) in a greater number of sizes than the number set out for such article in the said Schedule.

3. No person shall use, in the manufacture of cast iron ware, any plating.

4. Nothing herein contained shall prohibit the manufacture of

- (a) scouse kettles to the order of the Departments of Munitions and Supply, National Defence or Pensions and National Health, or any agency of such Departments;
- (b) cast iron ware from iron which has been cast prior to the effective date of this Order, provided that all work other than the attaching of handles or bails shall be completed on or before May 31, 1943.

5. This Order shall be effective on and after the 7th day of April, 1943.

Dated at Ottawa, this 1st day of April, 1943.

H. H. FOREMAN,

Administrator of Fabricated Steel and Non-Ferrous Metals.

Approved:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

SCHEDULE

To ADMINISTRATOR'S ORDER No. A-668

<i>Utensil</i>	<i>Maximum number of sizes which each manufacturer may manufacture</i>	<i>Sizes</i>
Skillet	3	6", 8", 9", inside diameter, across frying surface
Griddle	2	Round or rectangular mini- mum outside diameter or outside width, 10"
Sugar kettle	1	16 gallon capacity
Butchering kettle	1	30 gallon capacity
Dutch oven	2	Inside diameter across top— 9 $\frac{3}{4}$ " and 10 $\frac{3}{4}$ "
Waffle iron.....	1	Manufacturer's choice
Chaudrons, plain covers only.	3	10", 12" and 16" diameter
Sad iron or Flat iron	Unlimited	Unlimited
Mrs. Potts' Iron	3	Sets of two or 3 irons

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-670

Respecting Dog Foods and Cat Foods

Pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board as follows:—

1. For the purposes of this Order,

- (a) "dog food" or "cat food" means any commercial mixture manufactured, packaged and sold as food for dogs or cats, but shall not include butchers' scraps or any similar product sold in its natural state;
- (b) "brand" means any mark, design or label placed on a container of dog food or cat food to identify it or designate it as having been manufactured according to a particular formula.

2. No person shall manufacture any kind of dog food or cat food in a greater number of brands than is set out in the Schedule hereto opposite the name of such kind of food, and under the heading "Maximum number of brands".

3. (1) No person shall package any kind of dog food or cat food

- (a) for sale in bulk containers in more than one size of container, which shall have a capacity of either 50 pounds or 100 pounds net weight;
- (b) for sale at retail in a greater number of sizes of container than the number set opposite the name of such kind of food in the Schedule hereto, under the heading "Number of shelf sizes";
- (c) for sale at retail in any sizes other than the sizes set opposite the name of such kind of food in the Schedule hereto, under the heading "Shelf sizes".

(2) The provisions of subsection (1) of this Section shall not be deemed to apply to the packaging of any cubes, biscuits, kibble, meal or pellets by a retailer at the time of sale to a customer who purchases for use and not for resale.

4. No person shall label any dog or cat food as dehydrated unless such food is manufactured in wet form and has its moisture content reduced by artificial heating to approximately 10 per cent by weight.

5. (1) The provisions of this Order shall be subject to such written exemptions in individual cases as the Feeds Administrator may grant upon application to him to permit the use in the packaging of any kind of dog and cat food of stocks of containers on hand at the effective date hereof, in sizes other than those permitted by this Order.

(2) Every application for exemption pursuant to the provisions of subsection (1) of this Section shall be filed with the Feeds Administrator on or before the 30th day of April, 1943, and shall contain a full and detailed inventory of the containers in the hands of the applicant at the effective date hereof.

6. This Order shall be effective on and after the 6th day of April, 1943.

Dated at Ottawa this 1st day of April, 1943.

F. W. PRESENT,
Feeds Administrator.

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-670

Kinds	Maximum No. of Brands	No. of Shelf Sizes	Shelf Sizes
A. DOG FOODS AND DOG AND CAT FOODS—			
Dehydrated Food.....	1	1	Either 7 oz. or 8 oz.
Pellets.....	1	2	Either (a) 11 oz. or
Cubes.....	1	2	1 lb. or 2 lb. and Either
Meal... ..	1	2	(b) 5 lb. or 10 lb.
Biscuits.....	2	2	Either (a) 1 lb. or 2 lb. and
Kibble.....	2	2	Either (b) 5 lb. or 10 lb.
B. CAT FOODS.....	1	1	Either 7 oz. or 8 oz. or 1 lb.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-671

Respecting Imported Matzohs

Pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board as follows:

1. The maximum price, sales tax included, at which an importer may sell or offer to sell at wholesale imported plain Matzohs in packages containing 12 ounces shall be 5½ cents per package in excess of the exporter's invoice price, converted to Canadian currency, provided that in no case shall the maximum selling price, sales tax included, exceed 19 cents per package, f.o.b. the importer's place of business.

2. The maximum price at which a wholesale jobber other than an importer may sell or offer to sell at wholesale imported plain Matzohs in packages containing 12 ounces shall be the sum of the following:

- (i) the price which he paid for such imported plain Matzohs but not in any event exceeding the maximum price which may be charged for such imported plain Matzohs f.o.b. importer's warehouse; and
- (ii) the discount which such wholesale jobber was allowed by the importer under the provisions of Section 8 of this Order;

provided that in no event shall the maximum selling price of such wholesale jobber exceed 19 cents per package, f.o.b. his warehouse.

3. The maximum price at which a retailer may sell or offer to sell imported plain Matzohs in packages containing 12 ounces shall be the sum of the following:—

- (i) the actual price paid by such retailer but not in any event exceeding the maximum price that may be charged by the person from whom he bought, plus transportation charges if not included in such price; and
- (ii) a markup (percentage of cost) not greater than the markup (percentage of cost) normally used by such retailer in pricing imported plain Matzohs of the same or substantially the same kind and quality during the corresponding season of 1942; provided that in no case shall such markup exceed 4 cents per package.

4. The maximum price per pound at which an importer may sell or offer to sell imported plain Matzohs, imported Matzoh cake meal, imported Matzoh Farfel or Passover cereal in packages containing 1, 2, 3, 4 or 5 pounds shall be the maximum price at which he may sell a 12 ounce package of imported plain Matzohs as provided in Section 1 hereof.

5. The maximum price per pound at which a wholesale jobber may sell or offer to sell imported plain Matzohs, imported Matzoh cake meal, imported Matzoh Farfel or Passover cereal in packages containing 1, 2, 3, 4 or 5 pounds shall be the maximum price at which he may sell a 12 ounce package of imported plain Matzohs as provided in Section 2 hereof.

6. The maximum price per pound at which a retailer may sell or offer to sell imported plain Matzohs, imported Matzoh cake meal, imported Matzoh Farfel or Passover cereal in packages containing 1, 2, 3, 4 or 5 pounds shall be the maximum price at which he may sell a 12 ounce package of imported plain Matzohs as provided in Section 3 hereof.

7. The maximum price at which a person may sell or offer to sell imported egg Matzohs, imported whole wheat Matzohs or hygienic Matzohs in packages containing 12 ounces shall be the following:

(a) in the case of sales at wholesale of

- (i) imported egg Matzohs, not more than 14 cents per package in excess of the price at which he may sell imported plain Matzohs in 12 ounce packages;
- (ii) imported whole wheat Matzohs or hygienic Matzohs not more than 4 cents per package in excess of the price at which he may sell imported plain Matzohs in 12 ounce packages;

(b) in the case of sales at retail of

- (i) imported egg Matzohs, not more than 18 cents per package in excess of the price at which he may sell imported plain Matzohs in 12 ounce packages;
- (ii) imported whole wheat Matzohs or hygienic Matzohs not more than 6 cents per package in excess of the price at which he may sell imported plain Matzohs in 12 ounce packages.

8. Notwithstanding anything herein contained an importer of any of the products named in this Order shall in the case of all sales of such products to wholesale jobbers, allow such jobbers a discount of ten per cent (10%) from his selling price of such products.

9. This Order shall be effective on and after the 7th day of April, 1943.

Dated at Ottawa, this 3rd day of April, 1943.

K. W. TAYLOR,
Foods Administrator.

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-672

Respecting Metal Hair Pins and Metal Bob Pins

Pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board as follows:

1. Section 2 of Administrator's Order No. A-444 is hereby revoked and the following substituted therefor:

"2 (1) No person shall in the twelve month period commencing April 1, 1943, and ending March 31, 1944, or in any subsequent twelve month period ending on March 31 in any year, use in the manufacture of metal hair pins or of metal bob pins more than 45 per cent of the tonnage of metal used by him during the calendar year 1941, in the manufacture of metal hair pins and metal bob pins respectively;

(2) Nothing in sub-section (1) of this Section shall prohibit or restrict the manufacture of metal hair pins or of metal bob pins for direct sale to the Department of Munitions and Supply or any of the Departments of National Defence, nor shall the quantity of such metal hair pins or metal bob pins manufactured for any of the said Departments be taken into account in calculating the percentage referred to in sub-section (1)."

2. This Order shall be effective on and after the 6th day of April, 1943.

Dated at Ottawa this 1st day of April, 1943.

H. H. FOREMAN,
*Administrator of Fabricated Steel and
Non-Ferrous Metals.*

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-674

Respecting Deliveries of Ice

Pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered, on behalf of such Board, as follows:—

1. Administrator's Order No. A-491 is hereby amended
 - (a) by deleting Sections 8, 9 and 10;
 - (b) by re-numbering Sections 11, 12, 13 and 14 as Sections 8, 9, 10 and 11 respectively.
2. This Order shall be effective on and after the 8th day of April, 1943.

Dated at Ottawa this 5th day of April, 1943.

M. W. McCUTCHEON,
Administrator of Services.

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-676

Respecting Pistols

Pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board as follows:—

1. Administrator's Order No. A-501 is hereby revoked.
2. This Order shall be effective on and after the 8th day of April, 1943.

Dated at Ottawa this 5th day of April, 1943.

L. E. MESSINGER,
Co-Ordinator of Sundry Items N.O.P.

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-677

Respecting Paraffin Waxed Papers

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

1. For the purposes of this Order,
 - (a) "G & B paper" means a waxed paper manufactured chiefly for use by butchers and grocers for inside wrapping of fresh meats and other fresh products;
 - (b) "wax" means fully refined paraffin wax;
 - (c) "waxed paper" means a paper to which fully refined paraffin wax has been applied.

2. No person shall manufacture household rolls of waxed paper except in the weights of paper and quantity of wax application set forth hereunder, namely,

Weight of paper (unwaxed) per 500 sheets of 24" x 36"	Maximum weight of wax application per 500 sheets of 24" x 36" paper
12½ lb.	4 lb.
15 lb.	5 lb.
20 lb.	6 lb.

3. No person shall on and after September 1, 1943, package household rolls of waxed paper in boxes with a metal cutting edge.

4. Except with the written permission of the Administrator of Packages and Converted Paper Products, no person shall in the manufacture of the undermentioned kinds of waxed papers use or apply a greater quantity of wax than that specified opposite each respective kind, namely,

- (a) G & B paper 5 lbs. of wax to every 480 sheets, 24" x 36",
of paper;
- (b) Waxed tissue paper..... 5 lbs. of wax to every 480 sheets, 24" x 36",
of paper;
- (c) Waxed Kraft Paper..... 6 lbs. of wax to every 500 sheets, 24" x 36",
of paper.

5. No person who manufactures G & B paper shall sell or offer to sell the same except in

- (a) packages of 1,000 sheets of sizes 7½" x 10" and 8" x 11"; and
- (b) rolls having a width of 9 inches and a weight of 5 lbs.

6. Nothing in this Order contained shall be deemed to prohibit

- (a) the manufacture or sale of any kind of waxed paper mentioned in this Order if manufactured from paper which was in the possession of the manufacturer thereof prior to the effective date of this Order;
- (b) the manufacture or sale of waxed paper made with wax which is not fully refined.

7. This Order shall be effective on and after the 9th day of April, 1943.

Dated at Ottawa this 5th day of April, 1943.

C. V. HODDER,
*Administrator of Packages and Converted Paper
Products.*

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

Fuelwood Orders

THE WARTIME PRICES AND TRADE BOARD

FUELWOOD ORDER No. 67

Respecting Sawdust and Millwood in the Vancouver Area, in the Province of British Columbia

Whereas by Order in Council P.C. 1752 dated March 5, 1943, Fuelwood Orders Nos. 36, 53 and 61 were made Orders of the Coal Controller;

And whereas the Coal Controller is revoking the said Orders;

And whereas it is desirable to make provision relating to the price of sawdust and millwood in said Area;

Therefore pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board as follows:

1. For the purposes of this Order,

- (a) "Deputy Administrator" means the Deputy Administrator of wood fuel from time to time appointed by the Wartime Prices and Trade Board with the approval of the Governor in Council;
- (b) "sawdust" without limiting the generality of the term includes sawdust manufactured by sawdust machines and sawdust resulting from ordinary sawmill operations;
- (c) "unit" means 200 cubic feet of sawdust;
- (d) "millwood" means any waste or by-product of a lumber mill operation which can be used as wood fuel, other than sawdust and hogged fuel, and such millwood shall without limiting the generality of the term, include cuttings, edgings, blocks and slabs;
- (e) "primary producer" means any person producing or manufacturing sawdust or millwood;
- (f) "dealer" means any person who sells sawdust or millwood and without limiting the generality of the term shall include any person who manufactures or produces sawdust and/or millwood for sale, a person who buys sawdust and/or millwood for resale, who receives, stores and/or distributes sawdust or millwood;
- (g) "mill price" means the price of sawdust in bulk or of millwood, as the case may be, prepared for delivery to a truck at the mill;
- (h) "delivered price" means the price of sawdust or millwood, as the case may be, delivered to the premises of the consumer, and shall in the case of bagged sawdust include the price of placing such sawdust in the bin or other storage place of the consumer;
- (i) "Vancouver Area" means and includes the cities of Vancouver, New Westminster and North Vancouver, the municipalities of West Vancouver, Burnaby, Port Moody, Coquitlam, Richmond, Surrey, Delta and Fraser Mills, district of North Vancouver, the areas known as the University of British Columbia Endowment Lands, District Lot 172 in the county of Westminister, Granville Island and all Indian Reservations contiguous to any of the cities, municipalities, areas and district named in this clause.

MILL PRICE

2. (1) The maximum mill price per unit at which a primary producer may sell or offer for sale any sawdust in the Vancouver area shall in all respects be governed by Section 7 of The Wartime Prices and Trade Regulations.

(2) The maximum mill price per cord at which a primary producer may sell or offer for sale in the Vancouver area any millwood shall in all respects be governed by Section 7 of The Wartime Prices and Trade Regulations; provided however that the Deputy Administrator shall have the power to vary such prices from time to time as he may consider advisable and necessary.

SAWDUST

3. No primary producer or dealer shall hereafter sell or offer for sale or deliver any sawdust except by unit measurement.

4. (1) The maximum delivered price per unit of sawdust at which a dealer may sell or offer for sale in the Vancouver area any sawdust of a kind described in this section shall be the price shown opposite the name of such kind of sawdust and under the heading denoting whether such sawdust is delivered in bags or in bulk.

<i>Kind of Sawdust</i>	<i>Maximum Delivered Prices per Unit</i>	
	<i>Bagged</i>	<i>In Bulk</i>
85% Douglas Fir.....	\$5 00	\$4 50
All others.....	4 00	3 50

(2) The maximum delivered price of a fraction of a unit of any kind of sawdust set out in subsection (1) hereof shall be in proportion to the unit price of such sawdust set forth in said subsection.

(3) Notwithstanding subsections (1) and (2) of this section, in cases where there is unusual difficulty in placing sawdust in the bin or storage place of the consumer, the dealer may make an additional service charge to cover such placing, which service charge shall not exceed 50 cents per unit, and in cases of dispute as to the amount of any service charge made, the Deputy Administrator shall have the power to allow or disallow and to fix the amount of any service charge made and his decision shall be final and binding on the parties involved in such dispute.

(4) Notwithstanding subsections (1) and (2) of this section, where a dealer has developed over a period of years a sawdust business based on the sale of quantities of sawdust under one unit, the Deputy Administrator may authorize in writing such dealer to sell quantities of sawdust under a unit in the Vancouver area at a price which shall not exceed the highest lawful price at which such dealer sold sawdust of the same or substantially the same kind and quality during the basic period as defined by The Wartime Prices and Trade Regulations.

MILLWOOD

5. (1) The maximum delivered price per cord at which any dealer may sell or offer for sale in the Vancouver area any millwood not more than 16 inches in length of a kind set out hereunder, shall be the price set opposite such kind of millwood in the column denoting whether such millwood is fresh cut or dry, provided that an additional charge of \$1.00 per cord may be added to the price for splitting blocks:

<i>Kind of Millwood</i>	<i>Maximum Delivered Price per Cord</i>	
	<i>Fresh Cut</i>	<i>Dry</i>
Douglas Fir Slabs.....	\$4 00	\$6 00
Douglas Fir Edgings.....	3 75	5 75
Douglas Fir Slabs and Edgings—mixed.....	3 90	5 90
Slabs and/or Edgings or Blocks other than Fir.	3 25	5 25
Inside Douglas Fir (including fir veneer Blocks)	6 50	6 50
Douglas Fir Heater Blocks.....	5 00	5 00
Hardwood Veneer Blocks.....	7 50	7 50
Kindling	6 75

(2) The maximum delivered price per cord at which any dealer may sell or offer for sale in the Vancouver area any millwood exceeding 16 inches in length, in lengths as set out hereunder shall be the price set opposite the length of such millwood and in the column denoting whether such millwood is fresh cut or dry:

<i>Length of Millwood</i>	<i>Maximum Delivered Price per Cord</i>	
	<i>Fresh Cut</i>	<i>Dry</i>
4 feet.....	\$4 25	\$5 25
2 feet and odd lengths (not over 4 feet nor under 18 inches).....	4 00	5 00

(3) The maximum delivered price of a fraction of a cord of any kind of millwood described in subsection (1) or (2) of this section shall be in proportion to the cord price of such millwood set forth in this section.

6. Notwithstanding Section 5 of this Order the Deputy Administrator may authorize in writing:

- (a) the sale of specified stocks of thoroughly air seasoned millwood in such area by a dealer at a price per cord which shall not exceed the highest lawful price per cord at which such dealer sold air seasoned millwood of the same or substantially the same kind and quality during the basic period as defined by the Wartime Prices and Trade Regulations or, if no such millwood was sold by him during the said basic period, then during the period January 1st, 1941, to March 31st, 1941, both dates inclusive, in cases where such dealer has made over a period of years special provision to air season millwood thoroughly and deliver it to a consumer in a dry condition;
- (b) the sale of quantities of millwood under one cord in such area by a dealer at a price which shall not exceed the highest lawful price at which such dealer sold millwood of the same or substantially the same kind and quality during the basic period as defined by The Wartime Prices and Trade Regulations in cases where such dealer has over a period of years developed a millwood business based on the sale of quantities of millwood under one cord.

GENERAL

7. Every primary producer or dealer shall

- (a) prepare and furnish to each purchaser of sawdust and/or millwood at the time of delivery thereof, an invoice showing separately:
 - (i) the price payable by the purchaser, and
 - (ii) the amount of any service charge made pursuant to this Order or otherwise authorized, and
 - (iii) in the case of sawdust, the quantity sold by unit or fraction of a unit, and
 - (iv) in the case of millwood, the quantity sold by cord or a fraction of a cord;
- (b) retain at his place of business available for inspection by any representative of the Board or the Deputy Administrator for one year after the date of delivery a copy of each such invoice.

8. No person shall insert or cause to be inserted in any newspaper or other periodical any advertisement offering for sale in the Vancouver area any sawdust, millwood or other wood fuel, unless the full name and address of such person is set forth in such advertisement.

9. No primary producer shall sell in such area any material usable as wood fuel except to

- (a) consumers for use and not for re-sale, and
- (b) dealers licensed by The Wartime Prices and Trade Board.

10. This Order shall be effective on and after the 1st day of April, 1943.

Dated at Ottawa, this 31st day of March, 1943.

D. R. CAMERON,
Deputy Administrator (Wood Fuel)

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

FUELWOOD ORDER No. 68

Respecting Sawdust and Millwood in the Inner Victoria Area and the Outer Victoria Area in the Province of British Columbia

Whereas by Order in Council P.C. 1752 dated March 5, 1943, Fuelwood Order No. 40 was made an Order of the Coal Controller;

And whereas the Coal Controller is revoking the said Order;

And whereas it is desirable to make provision relating to the price of sawdust and millwood in said areas;

Therefore pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board as follows:

1. For the purposes of this Order,

- (a) "Deputy Administrator" means the Deputy Administrator of Wood Fuel from time to time appointed by the Wartime Prices and Trade Board with the approval of the Governor in Council;
- (b) "sawdust" without limiting the generality of the term includes sawdust manufactured by sawdust machines and sawdust resulting from ordinary sawmill operations;
- (c) "unit" means 200 cubic feet of sawdust;
- (d) "millwood" means any waste or by-product of a lumber mill operation which can be used as wood fuel, other than sawdust and hogged fuel, and such millwood shall, without limiting the generality of the term, include cuttings, edgings, blocks and slabs;
- (e) "primary producer" means any person producing or manufacturing sawdust or millwood;
- (f) "dealer" means any person who sells sawdust or millwood and without limiting the generality of the term, includes any person who manufactures or produces sawdust and/or millwood for sale, a person who buys sawdust and/or millwood for resale, who receives, stores and/or distributes sawdust or millwood;
- (g) "mill price" means the price of sawdust in bulk, or millwood, as the case may be, prepared for delivery to a truck at the mill;
- (h) "delivered price" means the price of sawdust or millwood, as the case may be, delivered to the premises of the consumer and shall in the case of bagged sawdust include the price of placing such sawdust in the bin or other storage place of the consumer;
- (i) "Inner Victoria area" means the area within a circle having a three mile radius and as its centre the City Hall in the City of Victoria in the province of British Columbia;
- (j) "Outer Victoria area" means the area lying outside the Inner Victoria area and within a circle having a five mile radius and as its centre the said City Hall in the said city of Victoria.

MILL PRICE

2. (1) The maximum mill price per unit at which a primary producer may sell or offer for sale any sawdust in the Inner Victoria area or the Outer Victoria area shall in all respects be governed by Section 7 of The Wartime Prices and Trade Regulations as amended;

(2) The maximum mill price per cord at which a primary producer may sell or offer to sell any millwood in the Inner Victoria area or the Outer Victoria area shall in all respects be governed by Section 7 of the Wartime Prices and Trade Regulations as amended; provided however that the Deputy Administrator shall have the power to vary such prices from time to time as he may consider advisable and necessary.

SAWDUST

3. No primary producer or dealer shall hereafter sell or offer for sale or deliver any sawdust except by unit measurement.

4. (1) The maximum delivered price per unit of sawdust at which a dealer may sell or offer for sale within the Outer Victoria area any sawdust of a kind described in Part I of Schedule "A" hereto shall be the price shown opposite the name of such kind of sawdust and in column 2 or 3 of such Part I denoting whether such sawdust is delivered in bags or in bulk.

(2) The maximum delivered price per unit of sawdust at which a dealer may sell or offer for sale within the Outer Victoria area any sawdust of a kind described in Part I of Schedule "A" hereto shall be the price shown opposite the name of such kind of sawdust and in column 4 or 5 of such Part I denoting whether such sawdust is delivered in bags or in bulk.

(3) The maximum delivered price of a fraction of a unit of any kind of sawdust described in Part I of said Schedule and sold in the Inner Victoria area or the Outer Victoria area shall be in proportion to the unit price of such sawdust sold in the same area.

(4) Notwithstanding the foregoing subsections of this Section, in cases where there is unusual difficulty in placing sawdust in the bin or storage place of the consumer, the dealer may make an additional service charge to cover such placing, which service charge shall not exceed 50 cents per unit, and in cases of dispute as to the amount of any service charge, the Deputy Administrator shall have the power to allow or disallow and to fix the amount of any service charge made, and his decision shall be final and binding on the parties involved in such dispute.

(5) Notwithstanding subsections (1), (2) and (3) of this Section, where a dealer has developed over a period of years a sawdust business based on the sale of quantities of sawdust under one unit the Deputy Administrator may authorize in writing such dealer to sell quantities of sawdust under a unit at a price which shall not exceed the highest lawful price at which such dealer sold sawdust of the same or substantially the same kind or quality during the basic period as defined by The Wartime Prices and Trade Regulations.

MILLWOOD

5. (1) The maximum delivered price per cord at which any dealer may sell or offer for sale in the Inner Victoria area any millwood not more than 16 inches in length of a kind described in Part II of Schedule "A" hereto shall be the price shown opposite the name of such kind of millwood and in column 2 or 3 of such Part II denoting whether such millwood is fresh cut or dry.

(2) The maximum delivered price per cord at which any dealer may sell or offer for sale in the Outer Victoria area any millwood not more than 16 inches in length of a kind described in Part II of Schedule "A" hereto shall be the price shown opposite the name of such kind of millwood and in column 4 or 5 of such Part II denoting whether such millwood is fresh cut or dry.

(3) The maximum delivered price per cord at which any dealer may sell or offer for sale in the Inner Victoria area any millwood exceeding 16 inches in length of a length set out in Part III of Schedule "A" hereto shall be the price shown opposite the length of such millwood and in column 2 or 3 of such Part III denoting whether such millwood is fresh cut or dry.

(4) The maximum delivered price per cord at which any dealer may sell or offer for sale in the Outer Victoria area any millwood exceeding 16 inches in length, of a length set out in Part III of Schedule "A" hereto shall be the price shown opposite the length of such millwood and in column 4 or 5 of such Part III denoting whether such millwood is fresh cut or dry;

provided that

- (a) an additional 50 cents per cord may be added to such maximum prices for the variety of millwood known as dryland or upland wood;
- (b) \$1.00 per cord may be charged for splitting blocks;
- (c) the maximum delivered price of a fraction of a cord of any such millwood sold in the Inner Victoria area or the Outer Victoria area shall be in proportion to the maximum cord price of such millwood sold in the same area

6. Notwithstanding Section 5 of this Order the Deputy Administrator may authorize in writing,

- (a) the sale of specified stocks of thoroughly air seasoned millwood in such areas by a dealer at a price per cord which shall not exceed the highest lawful price per cord at which such dealer sold air seasoned millwood of the same or substantially the same kind and quality during the basic period as defined by The Wartime Prices and Trade Regulations, or, if no such millwood was sold by him during the basic period, then during the period January 1, 1941, to March 31, 1941, both dates inclusive, in cases where such dealer has made over a period of years special provision to air season millwood thoroughly and deliver it to a consumer in a dry condition;
- (b) the sale of quantities of millwood under one cord in such areas by a dealer at a price which shall not exceed the highest lawful price at which such dealer sold millwood of the same or substantially the same kind and quality during the basic period as defined by The Wartime Prices and Trade Regulations, in cases where such dealer has over a period of years developed a millwood business based on the sale of quantities of millwood under one cord.

GENERAL

7. Every primary producer or dealer shall

- (a) prepare and furnish to each purchaser of sawdust and/or millwood at the time of delivery thereof, an invoice showing separately:
 - (i) the price payable by the purchaser, and
 - (ii) the amount of any service charge made pursuant to this Order or otherwise authorized, and
 - (iii) in the case of sawdust, the quantity sold by unit or fraction of a unit, and
 - (iv) in the case of millwood, the quantity sold by cord or fraction of a cord;
- (b) retain at his place of business available for inspection by any representative of the Board or the Deputy Administrator for one year after the date of delivery a copy of each such invoice.

8. No person shall insert or cause to be inserted in any newspaper or other periodical any advertisement offering for sale in the Inner Victoria area or the Outer Victoria area any sawdust, millwood or other wood fuel unless the full name and address of such person is set forth in such advertisement.

9. No primary producer shall sell in such areas any material usable as wood fuel except to

- (a) consumers for use and not for resale, and
- (b) dealers licensed by The Wartime Prices and Trade Board.

10. This Order shall be effective on and after the 1st day of April, 1943.
Dated at Ottawa this 31st day of March, 1943.

D. R. CAMERON,
Deputy Administrator (Wood Fuel).

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

SCHEDULE "A"

Being Schedule "A" referred to in Fuelwood Order No. 68

PART I—Maximum Delivered Prices per Unit of Sawdust

Col. 1 Kind of Sawdust	In		In	
	Inner Victoria Area		Outer Victoria Area	
	Col. 2	Col. 3	Col. 4	Col. 5
	Bagged	In Bulk	Bagged	In Bulk
85% Douglas Fir.....	\$5 00	\$4 50	\$5 50	\$5 00
All Others.....	4 00	3 50	4 50	4 00

PART II—Maximum Delivered Prices Per Cord of Millwood
not more than 16 inches in length

Col. 1 Kind of Millwood 16" and under in length	In		In	
	Inner Victoria Area		Outer Victoria Area	
	Col. 2	Col. 3	Col. 4	Col. 5
	Fresh Cut	Dry	Fresh Cut	Dry
Unsorted 85% Douglas Fir (mixed slabs, edgings, inside fir blocks).....	\$4 25	\$6 25	\$4 75	\$6 75
Douglas Fir Slabs.....	4 00	6 00	4 50	6 50
Douglas Fir Edgings.....	3 75	5 75	4 25	6 25
Douglas Fir Slabs and Edgings mixed	3 90	5 90	4 40	6 40
Slabs and/or Edgings or Blocks other than Douglas Fir.....	3 25	5 25	3 75	5 75
Inside Douglas Fir.....	6 50	6 50	7 00	7 00
Douglas Fir Heater Blocks.....	5 00	5 00	5 50	5 50
Dry Kindling.....	6 75	7 25

PART III—Maximum Delivered Prices per Cord of Millwood
over 16 inches in length

Col. 1 Length of Slabs and/or Edgings	In		In	
	Inner Victoria Area		Outer Victoria Area	
	Col. 2	Col. 3	Col. 4	Col. 5
	Fresh Cut	Dry	Fresh Cut	Dry
4 feet.....	\$4 25	\$5 25	\$4 75	\$5 75
2 feet and odd lengths (not over 4 feet or under 18 inches).....	4 00	5 00	4 50	5 50

PART IV

Wartime Industries Control Board
(Munitions and Supply)

DEPARTMENT OF MUNITIONS AND SUPPLY

METALS CONTROLLER

Order No. M.C. 10-B

(Non-Ferrous Scrap Metal)

Dated March 23, 1943.

Pursuant to the powers conferred by Order in Council P.C. 5225, dated June 19, 1942, and by any other enabling Order in Council or Statute, and with the approval of the Vice-Chairman of the Wartime Industries Control Board, it is hereby ordered as follows:

1. *Interpretation*

For the purposes of this Order unless the context otherwise requires:

- (a) "scrap" shall mean the following:
 - (i) All types of copper and copper base alloy scrap metal,
 - (ii) All types of aluminum and aluminum base alloy scrap metal,
 - (iii) All types of magnesium and magnesium base alloy scrap metal,
 - (iv) All types of nickel and nickel base alloy scrap metal containing not more than 15 per cent iron,
 - (v) All types of zinc and zinc base alloy scrap metal,
 - (vi) All types of lead and lead base alloy scrap metal,
 - (vii) All types of tin and tin base alloy scrap metal,
 and shall include gates, risers, sprues, turnings, borings, spinnings, clippings, punchings, skimmings, drosses, slags, residues and grindings of any metal hereinbefore referred to; and shall also include any article, commodity or thing which contains any such non-ferrous metal and which is suitable for scrap, and any article shall be deemed suitable for scrap if the Metals Controller so decides.
- (b) "person" shall include individual, firm, corporation, company, partnership; government-owned, controlled or operated companies, plants, branches, agencies, or departments; and/or any aggregation of persons;
- (c) "society" shall mean an individual or group of persons operated on a non-profit basis, engaged wholly or partly in the salvage of metals or other materials in furtherance of the war effort;
- (d) "collector" means any person who buys or otherwise acquires scrap for the purpose of selling or otherwise disposing of such scrap, but shall not include a "licensed dealer" or "society";
- (e) "licensed dealer" shall mean any person who holds a licence from the Metals Controller to buy and sell scrap, and/or prepare scrap for sale;
- (f) "licensed smelter" shall mean a person who holds a licence from the Metals Controller to do any one or more of the following:
 - (i) to smelt and/or refine scrap as specified in such licence and/or
 - (ii) to consume non-ferrous metals in the manufacture or production of non-ferrous ingots (or other similar forms) for sale, as specified in such licence.
- (g) "consumer" means any person who purchases scrap for the purpose of manufacturing and/or processing, whereby the said scrap changes its physical form; and shall include a licensed smelter, but shall not include a licensed dealer except in respect of any operations which he may conduct as a licensed smelter;
- (h) "release" shall mean a release or permit issued by the Metals Controller.

2. *Orders No. M.C. 10 and M.C. 10-A Rescinded*

The Orders of the Metals Controller No. M.C. 10, dated April 20, 1942, and No. M.C. 10-A dated May 20, 1942, are hereby rescinded.

3. *Licensing of Dealers and Smelters*

- (1) Any person who desires to be a licensed dealer or a licensed smelter shall apply to the Metals Controller for such licence, in such manner as the Metals Controller may from time to time require.
- (2) The Metals Controller may suspend, cancel or refuse to issue such licence whenever he deems it advisable.
- (3) The licence provided for in subsection (1) of this Section shall be subject to the following terms and conditions:—
 - (a) The licensee shall strictly observe, perform and comply with this and all other Orders of the Metals Controller heretofore or hereafter issued.
 - (b) The licence shall be without specific time limitation, and shall remain in effect until cancelled, suspended or no longer required by the Metals Controller.

4. *Sales, Purchases and Uses of Scrap*

- (1) Except as permitted in Sections 5, 6 and 7 next following, or as authorized or ordered by the Metals Controller, no person shall sell, loan, transfer or otherwise dispose of any scrap.
- (2) Except as permitted in Sections 5, 6 and 7 next following, or as authorized or ordered by the Metals Controller, no person shall purchase, borrow or otherwise acquire any scrap.
- (3) Except as permitted in Sections 5, 6 and 7 next following, or as authorized or ordered by the Metals Controller, no person except a licensed smelter shall melt or otherwise consume any scrap.

5. *Sales, Purchases and Uses of Scrap Allowed Without a Specific Release From The Metals Controller*

- (1) No licensed dealer shall sell, deliver, ship or otherwise transfer any copper, brass or bronze scrap in excess of 20,000 pounds by weight without receiving from the Metals Controller, before such delivery, shipment or other transfer, a duly signed release authorizing such sale, delivery, shipment or transfer.
(Note: Application for release shall be made to the Metals Controller by the seller on Form MCS-5.)
- (2) Without a specific release from the Metals Controller but subject to the requirements of subsection (1) of this section, transactions are permitted as follows,
 - (a) *Transactions Generally*
 - (i) Any person, including a society or collector, may sell, transfer or otherwise dispose of scrap to any society, collector or licensed dealer.
 - (ii) Any person, other than a society or collector, may sell, transfer or otherwise dispose of any scrap to a licensed smelter provided the purchase and consumption of such scrap is permitted by such smelter's licence.
 - (b) *Transactions by a Society*
Any society may purchase or acquire scrap.
 - (c) *Transactions by a Collector*
Any collector may purchase or acquire scrap.
 - (d) *Transactions by a Licensed Dealer*
 - (i) Any licensed dealer may purchase or acquire scrap.
 - (ii) Any licensed dealer may sell, transfer or otherwise dispose of any scrap to any consumer who delivers to such licensed dealer, previously to or concurrently with the sale or transfer, a release therefor from the Metals Controller authorizing such a purchase, sale, transfer or other acquisition.

(Note.—The amount of scrap thus sold or transferred shall not exceed the amount stated in the release by more than 10 per cent.)

- (iii) Any licensed dealer may melt scrap as part of his preparation of such scrap for sale, provided, however, that the resultant pigs or other similar forms shall be considered and disposed of as scrap and be designated as pig or slab scrap.
- (iv) No licensed dealer, who also operates a foundry, shall sell, transfer or dispose of any scrap to such foundry except under a release issued by the Metals Controller.

(e) Transactions by a Licensed Smelter

- (i) Any licensed smelter may purchase or acquire, except from a society or collector, any scrap permitted by his licence.
- (ii) Any licensed smelter may melt or consume any scrap permitted by his licence in the production of products covered by the terms of his licence.
- (iii) No person operating a licensed smelter who also operates a foundry shall sell, transfer, or dispose of any scrap to the foundry except under a release issued by the Metals Controller.

6. Transactions by a Foundry

- (1) Unless otherwise permitted by the provisions of subsection (2) of this Section, no person operating a foundry shall purchase or acquire any scrap except under a release from the Metals Controller authorizing such purchase or acquisition.
- (2) Any person operating a foundry,
 - (a) may purchase, acquire or receive and melt defective castings of his own manufacture but, when applying for the release of non-ferrous metal ingots his stocks of such castings must be reported;
 - (b) if he also operates a machine shop, may receive and use his own machine shop turnings but, when applying for a release of non-ferrous metal ingots, his stocks of such turnings must be reported;
 - (c) may, upon obtaining a release from the Metals Controller, receive and use machine shop turnings derived from castings of his own manufacture;
(NOTE.—When applying for ingot or scrap, report defective castings and/or turnings on Muntions and Supply Form 1020.)
 - (d) if his practice has been to accept worn car and/or locomotive bearings from steam or electric railway companies for conversion into new and/or similar bearings for the same railways, may continue such practice;
 - (e) if his practice has been to accept worn or depreciated castings from a base metal mine or smelter for conversion into new and/or similar castings for the same base metal mine or smelter, may continue such practice;
 - (f) if also a licensed dealer, shall not purchase, acquire, receive, use or consume in his foundry any scrap which was acquired by him as a licensed dealer unless such scrap has been released by the Metals Controller;
 - (g) if he also operates a licensed smelter, shall not purchase, acquire, receive, use or consume in his foundry any scrap which was acquired by him as a licensed smelter unless such scrap has been released by the Metals Controller;
 - (h) may accept and melt scrap from the Armed Services to be made into castings for the Armed Services.

7. Certain Practices Permitted

The following practices are permitted without a release from the Metals Controller:

- (a) Any person operating a machine shop may return to the originating foundry any defective castings.
- (b) Any person operating a machine shop, who also operates a foundry, may return to his foundry any turnings derived from his machining operations.
- (c) Any steam or electric railway company whose practice has been to return to a foundry or foundries worn car and/or locomotive bearings for conversion into new and/or similar bearings may continue such practice.
- (d) Any person operating a base metal mine or smelter whose practice has been to return to a foundry worn or depreciated castings for conversion into new and/or similar castings for the same base metal mine or smelter may continue such practice.

- (e) Any person operating an aluminum, zinc, copper or brass rolling mill or extrusion plant or refinery, may accept from any person, the direct return of scrap which results from the fabricating or machining of such rolling mill, extrusion plant or refinery products and/or scrap resulting from the operations of the Armed Services.
- (f) Any person may return direct to an aluminum, zinc, copper or brass rolling mill, extrusion plant or refinery, scrap resulting from the fabricating or machining of rolling mill, extrusion plant or refinery products and/or scrap resulting from the operations of the Armed Services.

8. *Releases and Uses Thereof*

(1) A consumer or other person, on applying for a release of scrap, shall state the specific purpose for which he intends to use such scrap, and shall give such further information as the Metals Controller may require.

(2) A consumer or other person to whom a release has been issued by the Metals Controller authorizing the acquisition of scrap by such person shall not use such scrap for any purpose except the purpose specified in the release.

(3) A consumer or other person to whom a release has been issued by the Metals Controller shall not accept delivery of scrap in any quantity exceeding the quantity authorized in the release by more than 10 per cent.

(4) Any release issued by the Metals Controller shall expire and have no further effect or validity if the released scrap is not shipped within (30 days) thirty days after the date on which the release was issued, unless a longer period is specifically stated thereon.

9. *Scrap Resulting From Dismantled Equipment*

Scrap resulting from the dismantling of equipment which has been returned to a manufacturer of similar equipment as a credit against the purchase of new equipment shall not be consumed without a permit from the Metals Controller.

10. *Movement of Scrap*

The Metals Controller may authorize or order the sale and/or shipment of any scrap as he may see fit.

11. *Permits*

The provisions of this Order shall be subject to any permit or release of the Metals Controller.

12. *Effective Date*

This Order shall be effective on and after April 1, 1943.

G. C. BATEMAN,
Metals Controller.

APPROVED:

A. H. WILLIAMSON,
Vice-Chairman, Wartime Industries Control Board.

WARNING.—Under Section 15 of the Wartime Industries Control Board Regulations, it is an offence punishable by fine up to Five Thousand Dollars or to imprisonment for five years or to both fine and imprisonment for any person to fail to observe any Order of a Controller or to make any false statement or representation to or for the use or information of a Controller.

DEPARTMENT OF MUNITIONS AND SUPPLY
METALS CONTROLLER

Order No. M.C. 18B
(Tin)

Dated March 5th, 1943.

Pursuant to the powers conferred by Order in Council P.C. 5225 dated June 19, 1942, and by any other enabling Order in Council or Statute, and with the approval of the Minister of Munitions and Supply and the Vice-Chairman of the Wartime Industries Control Board,

IT IS HEREBY ORDERED AS FOLLOWS:

1. INTERPRETATION

For the purposes of this Order unless the context otherwise requires:—

- (a) "authorized dealer" shall mean a person (including a retailer, a distributor, a manufacturer or a wholesaler) who sells or supplies tin, tin alloys or tin products, and who is not prohibited by the Metals Controller from so doing;
- (b) "body fillers" shall mean a tin alloy with a tin content of 3 per cent or less used for wiping on automotive body work;
- (c) "body solder" shall mean a tin alloy with a tin content exceeding 3 per cent used for spraying or wiping on automotive body work;
- (d) "container" shall mean any unused container intended for packaging commodities for sale;
- (e) "the Controller" or "the Metals Controller" shall mean the person appointed Metals Controller by the Governor General in Council and for the time being in office as such;
- (f) "manufacture" shall include any of the following activities or undertakings and shall also include the doing of any act in preparation for or in the course of any of them:
make, fabricate, assemble, produce, process, cast, melt, extrude, roll, turn, spin and coat, and "manufacturing", "manufactured" and "manufacturer" shall have corresponding meanings;
- (g) "person" shall include firm, partnership, corporation, company, any governmental body or department, and/or any aggregation of persons;
- (h) "terne plate" shall mean iron or steel plate coated with a tin lead alloy, the alloy containing not more than 20 per cent tin;
- (i) "tin" shall mean virgin tin, and secondary tin containing in excess of 95 per cent tin;
- (j) "tin alloys" shall mean any metallic mixture containing in excess of one quarter of one per cent in weight of tin and shall include any metallic scrap containing more than one quarter of one per cent in weight of tin;
- (k) "tin products" shall mean any metallic sheet, tube, wire, pipe, casting, forging, spinning or rod to which tin or tin alloy has been applied as a coating.

2. ORDER No. M.C. 18A RESCINDED

The Order of the Metals Controller No. M.C. 18A dated October 23, 1942, is hereby rescinded.

3. LICENSING OF BABBITT AND SOLDER MANUFACTURERS

- (1) Any person who desires to be licensed to manufacture babbitt and/or solder and/or type metals shall apply to the Metals Controller for such licence in such manner as the Metals Controller shall from time to time require.
- (2) The Metals Controller may suspend, cancel or refuse to issue such licence whenever he deems it advisable.
- (3) The licence provided for in subsection (1) of this Section shall be subject to the following terms and conditions:—
 - (a) The licensee shall strictly observe, perform and comply with this and all other orders of the Metals Controller heretofore or hereafter issued.
 - (b) The licence shall be without specific time limitation, and shall remain in effect until cancelled, suspended or no longer required by the Metals Controller.

4. PROHIBITIONS

- (1) *Tin to be Used, Consumed, etc., only as Permitted by This Order.*

On and after the date of this Order, whether or not he shall have previously entered into any contract or made any commitment with respect thereto, no person shall, except under a permit in writing from the Metals Controller, purchase or otherwise acquire, or consume, or use any tin except to the extent and for the purposes and on the conditions hereinafter in this Order set out.

- (2) Virgin tin or secondary tin containing in excess of 95 per cent tin shall not be used in the manufacture of any article or part thereof if it is possible to use an alloy containing less than 95 per cent tin.

- (3) *Manufacturers' Use of Tin, Tin Alloys or Tin Products.*

Except as hereinafter in this Order provided, no manufacturer shall use or consume any tin, tin alloys or tin products without a permit in writing from the Metals Controller.

- (4) *Purchase and Use of Tin Plate or Terne Plate.*

Except under a permit in writing from the Metals Controller, no person shall purchase or acquire for use or consumption or use or consume any tin plate or terne plate except

- (i) to manufacture containers, and
- (ii) to manufacture or repair dairy equipment, and
- (iii) to manufacture tin products for use in the manufacture or repair of dairy equipment.

- (5) *Use of Containers.*

No person shall purchase or acquire for use or use any containers made in whole or in part from tin plate or terne plate except for a purpose expressly authorized by or pursuant to an order or permit of the Metals Controller or of the Administrator of Metal Containers (appointed by the Wartime Prices and Trade Board with the approval of the Governor in Council).

5. MANUFACTURE OR REPAIR OF DAIRY EQUIPMENT

Any person may purchase, acquire, use or consume tin or tin products,

- (a) to manufacture or repair dairy equipment, and
- (b) to manufacture tin products for use in the manufacture or repair of dairy equipment.

Provided that tin or tin products shall be used in such manufacture or repair only to the minimum extent necessary to provide a protective coating against the corrosive action of milk, cream or cheese.

6. CERTIFICATE ON PURCHASES FOR DAIRY EQUIPMENT

Every person who purchases or acquires tin or tin products for use in the manufacture or repair of dairy equipment shall, prior to such purchase or acquisition, file with the seller a certificate in writing signed by him and stating for the information of the seller and the Metals Controller:

- (a) The nature and quantity of the materials required, and
- (b) the particular purpose for which such materials are being acquired and the article or part of dairy equipment to be manufactured or repaired.

7. BABBITT

- (1) *Manufacture of Babbitt.*

Any person who holds a licence from the Metals Controller to manufacture babbitt may purchase, acquire, use or consume tin or tin alloys to manufacture babbitt with a tin content not exceeding 73 per cent.

- (2) *Babbitt Containing More Than 73 Per Cent Tin Not to Be Used.*

Except under a permit in writing from the Metals Controller, no person shall purchase or acquire for use, or use, babbitt with a tin content exceeding 73 per cent.

(3) *Babbitt Not to Be Used Except for Bearings.*

Except with a permit in writing from the Metals Controller, no person shall purchase or acquire for use, or use, babbitt for any purpose other than bearings, and for bearings only as hereinafter in this Section provided.

(4) *Uses of Babbitt Containing More Than 66 Per Cent Tin.*

Except with a permit in writing from the Metals Controller, no person shall purchase or acquire for use, or use, babbitt with a tin content exceeding 66 per cent except for electric railway armature bearings and/or for such bearings on naval vessels as may be specified by the British Admiralty Technical Mission or the Royal Canadian Navy.

(5) *Uses of Babbitt Containing More Than 15 Per Cent Tin.*

Except with a permit in writing from the Metals Controller, no person shall purchase or acquire for use, or use, babbitt with a tin content exceeding 15 per cent except as provided in subsection (4) next preceding, or for one or more of the following bearings in an ocean going merchant ship:

Main engine crankpin main bearings.

Main engine crankshaft main bearings.

Main engine cross head slippers.

Michell thrust collars, stern tubes, "A" frames, and on crankhead (big end) bearings on force lubricated steam engines.

Eccentric straps, after tunnel bearings, and thrust bearings.

(6) *Use of Babbitt Containing Not More Than 15 Per Cent Tin.*

Any person may purchase or acquire for use, or use babbitt with a tin content not exceeding 15 per cent for any bearings.

(7) *Certificate by Purchaser of Babbitt Containing More Than 15 Per Cent Tin.*

Every person who purchases or acquires babbitt for use for any of the purposes mentioned in subsections (4) and (5) of this Section 7, shall, prior to such purchase or acquisition, file with the person from whom he proposes to purchase or acquire such babbitt, a certificate in writing signed by such purchaser and stating for the information of the seller and the Metals Controller:

(a) The quantity and tin content of the babbitt required, and

(b) The specific bearing or bearings and use of such bearings for which the babbitt is required, and

(c) That such use is authorized by this Section 7.

8. SOLDER

(1) *Manufacture of Solder.*

Any person who holds a licence from the Metals Controller to manufacture solder, may purchase, acquire, use or consume tin or tin alloys for the manufacture of any solder (except solder for use as a filler in automotive body work, commonly called body filler or body solder, but only to the extent authorized by the Metals Controller.

(2) *Use of Solder.*

No person shall purchase or acquire for use, or use solder, except for the purposes or uses and on the conditions following:

(a) Solder containing not more than 75 per cent tin may be used for soldering aluminum;

(b) Solder containing not more than 38 per cent tin may be used for soldering the ends of evaporated and/or condensed milk containers and for side seams on black plate containers;

(c) Solder containing not more than 30 per cent tin may be used for any soldering except for wiping, soldering lugs on electric cables, automotive radiator dipping and soldering side seams on tin plate or terne plate containers;

- (d) Solder containing not more than 20 per cent tin may be used for wiping, except for wiping on automotive body work or wiping new plumbing installations;
- (e) Solder containing not more than 15 per cent tin may be used for automotive radiator dipping;
- (f) Stocks of solder, in the possession of consumers at the effective date of this Order, containing between 30-38 per cent tin may be used for any soldering except wiping and automotive radiator dipping.

(3) *Solder Quotas for Users and Dealers.*

- (a) Where the average tin content of all the solder (other than body solder) purchased or acquired by any person during 1941 was 38 per cent or over, such person shall not, except under a permit in writing from the Metals Controller, in any month hereafter acquire solder (other than body filler) containing tin weighing in excess of 15 per cent of the average monthly purchases or acquisitions of solder (other than body solder) by such person during 1941.

For Example.—If the total amount of solder (other than body solder) acquired during 1941 averaged over 38 per cent tin and the average monthly acquisitions of solder (other than body solder) during 1941 were 1,000 pounds, then by the terms of this Section 8 the same person may each month acquire solder (other than body filler) containing 150 pounds of tin.

Thus, if 30 per cent tin solder specified, the monthly quantity of solder (other than body filler) which may be acquired=500 lbs.

If 20 per cent tin solder specified, the monthly quantity of solder (other than body filler) which may be acquired=750 lbs.

If 10 per cent tin solder specified, the monthly quantity of solder (other than body filler) which may be acquired=1,500 lbs.

- (b) Where the average tin content of all the solder (other than body solder) purchased or acquired by any person during 1941 was less than 38 per cent, such person shall not, except under a permit in writing from the Metals Controller, in any month hereafter, purchase or acquire solder (other than body filler) containing tin weighing in excess of 38 per cent of the total weight of the average monthly amount of tin in solder (other than body solder) purchased or acquired by such person during 1941.

For Example:

If the total amount of solder (other than body solder) acquired during 1941 averaged 30 per cent tin, and the average monthly acquisitions of solder (other than body solder) were 1,000 lbs., then the tin content was 300 lbs.

Then by the terms of this Section 8 the same person may each month acquire solder (other than body filler) containing 114 lbs. of tin.

Thus, if 20 per cent tin solder specified, the monthly quantity of solder (other than body filler) which may be acquired=570 lbs.

If 15 per cent tin solder specified, the monthly quantity of solder (other than body filler) which may be acquired=760 lbs.

If 10 per cent tin solder specified, the monthly quantity of solder (other than body filler) which may be acquired=1,140 lbs.

(4) *No Quotas for Small Users or Dealers.*

Subsection (3) of this Section 8 shall not apply to any person whose purchases or acquisitions of solder (other than body solder) during 1941 did not exceed 50 lbs.; provided that no such person shall purchase or acquire during 1943, or in any subsequent year so long as this Order remains in force, solder (other than body filler) in excess of 50 lbs.

9. COATING COPPER WIRE

Subject to the limitations contained in the Order of the Metals Controller No. M.C. 13-A dated September 1, 1942, or any other Order of the Metals Controller, a processor of copper wire may use any tin alloy as a coating for such copper wire provided the tin content of such alloy does not exceed 10 per cent.

10. FOUNDRY CHAPLETS

- (1) Tin plate waste and terne plate waste may be used for the manufacture of foundry chaplets.
- (2) Alloys containing not more than 5 per cent tin may be used as a coating for foundry chaplets if such chaplets are made from material other than tin plate waste or terne plate waste.

11. COLLAPSIBLE TUBES

- (1) Any manufacturer may use tin or tin alloys in the manufacture of collapsible tubes, provided that no tube shall have a tin content in excess of $1\frac{1}{2}$ per cent of the total metallic weight thereof.
- (2) No person shall manufacture any collapsible tube, designed or intended to contain tooth paste, with dimensions less than three-quarters of an inch in diameter by four and three-eighths inches in length.
- (3) No person shall manufacture any collapsible tube, designed or intended to contain shaving cream, with dimensions less than seven-eighths of an inch in diameter by four and three-quarters inches in length.

12. FOIL

Any manufacturer may use tin or tin alloys in the manufacture of foils listed below, provided that:

- (1) Electrotypers foil shall not have a tin content in excess of 16 per cent by weight.
- (2) Dental foil shall not have a tin content in excess of 30 per cent by weight.
- (3) Condenser foil shall not have a tin content in excess of $4\frac{1}{2}$ per cent by weight.

13. TYPE METALS

- (1) Any person who holds a licence from the Controller to manufacture type metals, may use scrap containing up to and including 95 per cent tin in manufacturing, and/or toning of type metals.
- (2) No person shall purchase or acquire for use or consumption or use or consume any type metal except for printing purposes.

14. SALES BY AUTHORIZED DEALERS

- (1) No authorized dealer shall sell or supply to any consumer any tin, tin alloys or tin products in respect of which a certificate is required to be filed with him under the provisions of this Order without such certificate first having been filed.
- (2) Except under a permit in writing from the Metals Controller, no authorized dealer shall sell or supply tin, tin alloys or tin products to any person if such authorized dealer has any reason to believe that such materials or similar materials are being used or consumed or may be used or consumed in contravention of this Order or any other Order of the Metals Controller.

15. CERTIFICATE AS TO STOCKS OF TIN, TIN ALLOYS AND TIN PRODUCTS

Every person purchasing or otherwise acquiring any tin, tin alloys or tin products (excluding type metals and bronzes) containing more than 2 per cent tin shall, in addition to any other certificate required from such person by this Order, or any other Order of the Metals Controller, also file with the seller a certificate in writing signed by such purchaser and stating for the information of the seller and the Metals Controller that his stock of tin, tin alloys and tin products, including such purchase, will not exceed 30 days' supply, unless a larger supply has been authorized in writing by the Metals Controller, in which case the Certificate shall state the authority and the extent thereof;

Provided that no such certificate shall be required to be filed by any person whose 30 days' supply of tin, tin alloys and tin products does not exceed 50 pounds.

16. RESTRICTIONS ON STOCKS OF TIN, TIN ALLOYS AND TIN PRODUCTS

Notwithstanding any other provisions of this Order, no person shall, except under a permit in writing from the Metals Controller, purchase or otherwise acquire more tin alloys or tin products (excluding type metal and bronzes) containing more than 2 per cent tin, if his stock of tin, tin alloys and tin products, including such purchase, will exceed 30 days' supply.

17. CERTIFICATES TO BE MADE AVAILABLE FOR METALS CONTROLLER OR HIS REPRESENTATIVE

Every certificate in writing which is required under the provisions of this Order shall be kept on file by the person with whom it is filed and shall be made available for the information of the Metals Controller or his representative, at any time.

18. PERMITS

The provisions of this Order shall be subject to any permit or Order issued by the Controller.

19. EFFECTIVE DATE

This Order shall be effective on and after March 31st, 1943.

F. M. CONNELL,
Deputy Metals Controller.

APPROVED:

J. E. MICHAUD,
Acting Minister of Munitions and Supply.

A. H. WILLIAMSON,
Vice-Chairman—Wartime Industries Control Board.

NOTE: Under Section 15 of the Wartime Industries Control Board Regulations, it is an offence punishable by fine up to Five Thousand Dollars or to imprisonment for five years or to both fine and imprisonment for any person to fail to observe any Order of a Controller or to make any false statement or representation to or for the use or information of a Controller.

DEPARTMENT OF MUNITIONS AND SUPPLY

RUBBER CONTROLLER

Order No. Rubber 8

(Sale of Cotton Rubber-lined Fire Hose)

Dated March 24th, 1943.

Pursuant to the authority conferred by Order in Council P.C. 9995, dated November 3rd, 1942, and by any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board,
IT IS HEREBY ORDERED AS FOLLOWS:—

1. Interpretation

For the purposes of this Order, except where the context otherwise requires:

- (a) "consumer" means any person who buys for his own use and not for resale;
- (b) "fire hose" means any new cotton rubber-lined fire hose;
- (c) "person" includes partnership, corporation, company, any governmental body or department and/or aggregation of persons;
- (d) "sell" includes deliver, exchange, lease and give, and "purchase", "purchaser" and "purchasing" shall have similarly extended meanings;

2. Sale of single jacket fire hose

(1) No person shall sell to a consumer and no consumer shall purchase any single jacket fire hose unless the consumer has delivered to the seller a certificate in writing signed by some person having knowledge of the facts, and certifying that such single jacket fire hose is required immediately for protection against fire and, if the fire hose is required to replace an existing fire hose, that the existing fire hose is inadequate for such purpose.

(2) Every seller, other than a manufacturer, shall forward every such certificate received by him to the manufacturer of the fire hose and every such manufacturer shall keep on file all such certificates received by him from any person and shall make such certificates available for the inspection of the Rubber Controller or his representative at any time upon request.

(3) Every person selling any single jacket fire hose to a consumer shall keep a record showing, with respect to each sale, the date thereof, the name of the purchaser, and the quantity of single jacket fire hose sold, and shall make such record available for the inspection of the Rubber Controller or his representative at any time upon request.

3. Sale of double jacket fire hose

(1) Except under a permit in writing from the Controller, no person shall sell or purchase any double jacket fire hose.

(2) Every person desiring to purchase any double jacket fire hose shall make application in writing to the Deputy Rubber Controller, Room 2123, Number 3 Temporary Building, Ottawa, Ontario, and shall furnish such information and complete such form as the Controller may require and prescribe.

J. A. MARTIN,
Deputy Rubber Controller.

APPROVED :

HENRY BORDEN,
Chairman—Wartime Industries Control Board.

VOLUME II—No. 2



April 19, 1943

CANADIAN WAR ORDERS AND REGULATIONS 1943

Published under authority of Order in Council P.C. 10793
of 26th November, 1942

STATUTORY ORDERS AND REGULATIONS DIVISION
PRIVY COUNCIL OFFICE

OTTAWA
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PRINTER TO THE KING'S MOST EXCELLENT MAJESTY
1943

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ERRATA—

Vol. II, No. 1, Page 57, Order No. A-667—Clause (c) of Section 3 should read as follows:
“(c) a markup no greater than the markup obtained by him on sales of jar rings during the basic period from September 15 to October 11, 1941, not in any event exceeding twenty per centum (20%) of his selling price”.

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PART I
Orders in Council

**Order in Council amending Regulations dealing with Contributions
under the Unemployment Insurance Act**

P.C. 2587

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 1st day of April, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, and pursuant to the provisions of The Unemployment Insurance Act, 1940, is pleased to approve and doth hereby approve the attached regulations made by the Unemployment Insurance Commission.

A. D. P. HEENEY,
Clerk of the Privy Council.

REGULATIONS

The Regulations dealing with contributions, approved by Order in Council P.C. 3581, dated May 23, 1941, are amended as follows:—

1. Section 12 of the said Regulations is revoked and the following substituted therefor:—

“12. (1) Every employer who has not received a registration number from the Unemployment Insurance Commission shall notify the nearest local Employment and Claims Office of the Unemployment Insurance Commission of the number of persons in his employ within seventy-two hours after he engages the services of any person in insurable employment.

(2) Every employer to whom a registration number has been assigned by the Unemployment Insurance Commission shall use that number to identify himself in all communications with any office of the Commission or with any agent of the Commission including any officer of the Post Office Department acting on behalf of the Commission.

(3) Every employer shall obtain from the nearest Employment and Claims Office an insurance book for each person employed by him in insurable employment who is not in possession of an insurance book for the current year ending on the thirty-first day of March.

(4) Whenever an employer takes a person into his employ in insurable employment, he shall forthwith take possession of such person's insurance book.

(5) Where an employer has not the insurance book of an employed person in his possession and the employed person cannot deliver it or cause it to be delivered to the employer because of circumstances considered by the Commission to be unavoidable, the employer shall obtain the employee's insurance number from the employed person and shall apply to the nearest Employment and Claims Office of the Commission for a new insurance book.

(6) An application by an employer for an insurance book shall be made in such form as may be approved by the Unemployment Insurance Commission and

shall be made within seventy-two hours after the commencement of services of the employed person and in any event not later than the day on which services were last performed for the employer.

(7) Every employer who receives an insurance book for an employee, or from an employee, shall retain the book in his possession for the purpose of making contributions required under Part II of the Act during the period while the employee continues in his employment.

(8) Any employer who receives from the Unemployment Insurance Commission a registration card for an employee shall forthwith deliver the card to the employee.

(9) Every employer who fails to comply with any provision of this section shall be guilty of an offence and liable on summary conviction to a fine not exceeding fifty dollars in respect of each employed person for whom any of the requirements of this section have not been complied with."

2. Section 13 of the said Regulations is revoked and the following substituted therefor:—

"13. (1) When any employed person becomes separated from his employment, his employer shall deliver his insurance book to him, not later than the day following the last day on which services are performed for the employer, unless the employment is terminated by death, or the employed person has no immediate prospects of resuming insurable employment for any employer, or the circumstances are such that in the opinion of the Commission it is not practicable to deliver the insurance book to him; in any of which cases the employer shall deliver the insurance book to the nearest local Employment and Claims Office of the Commission within one week after the last day on which services are performed by the employed person.

(2) Upon any delivery of an insurance book, pursuant to these regulations, the employer shall obtain a receipt therefor from the employed person or the local Employment and Claims Office of the Commission, as the case may be.

(3) If any person who is not in insurable employment is, at any time, in possession of an insurance book in respect of former employment, he shall deliver it to the nearest local Employment and Claims Office of the Commission."

3. Section 16 of the said Regulations is revoked and the following substituted therefor:—

"16. At the close of each year ending on the thirty-first day of March, or at such other times as the Commission may require, every employer shall return all insurance books in his possession to the nearest local Employment and Claims Office of the Commission and furnish such information as may be required by the Commission for the issuance of insurance books for the succeeding period."

4. The following section is added:—

"31. (1) Where an employed person is ordinarily employed each day by more than one employer, the employers of that employed person, may, subject to the approval of the Commission, make an arrangement whereby one employer may pay contributions in respect of such insured person on the basis of the total remuneration payable to the insured person by the employers, and whereby the employer who pays the contributions shall be reimbursed on a pro rata basis by the other employer or employers.

(2) Where an employed person is ordinarily employed each day by more than one employer and the employers of that employed person do not enter into an agreement pursuant to Subsection (1) of this Section, the Commission may designate an employer other than the first employer of the day as the employer for the purposes of the provisions of this Act relating to the payment of contributions and no further contribution shall be payable in respect of the employed person by any other employer of that day.

Order in Council amending the National Selective Service Mobilization Regulations and the National Selective Service Civilian Regulations—Service of Doukhobors, Mennonites and Conscientious Objectors

P.C. 2821

AT THE GOVERNMENT HOUSE AT OTTAWA

WEDNESDAY, the 7th day of April, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas, subject to the provisions of section thirteen of the National Selective Service Mobilization Regulations it is provided that Doukhobors, Mennonites and conscientious objectors shall be granted postponement of military training;

And whereas section fourteen of the said regulations provides further that such persons may be required to carry out alternative service prescribed by the Minister of Labour in lieu of military training;

And whereas the Minister of Labour reports that heretofore such alternative service has consisted chiefly of work in the National Parks and fire prevention work in British Columbia by arrangements made with the Department of Mines and Resources and the Department of Lands and Forests of the Province of British Columbia, respectively;

That some of such persons have been permitted to accept private employment at prevailing wage rates on logging and mining;

That it is expedient to make such persons available for work in agriculture and industry under conditions which provide for uniform treatment of such persons and at the same time will not induce applications for postponement on grounds of conscientious objection;

That with a view to utilizing the services of such persons to the best advantage in the national interest it is advisable that the responsibility for the direction of such persons to alternative service of the nature heretofore performed or to employment in agriculture or industry be vested in the employment service operated under the National Selective Service Civilian Regulations; and

That it is necessary for the security, defence, peace, order and welfare of Canada and for the efficient prosecution of the war that the National Selective Service Mobilization Regulations and the National Selective Service Civilian Regulations be amended as hereinafter set forth.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, and under the authority of The War Measures Act and The National Resources Mobilization Act, 1940, is pleased to amend The National Selective Service Mobilization Regulations, established by Order in Council P.C. 10924, 1st December, 1942, and they are hereby amended as follows:—

1. Paragraph (b) of subsection one of section two is revoked.
2. Subsections seven and eight of section six are revoked and the following substituted therefor:—

“(7) There may be paid to a man upon whom an “Order—Military Training” has been served a subsistence allowance of fifty cents a meal for the meals which he would normally require from the time he leaves the place to which the order is sent until he arrives at the place where he is ordered to report.

(8) When no sleeping accommodation is provided at public expense and the Registrar is satisfied that the man has travelled as instructed, there may be paid to a man upon whom an “Order—Military Training” has been served a lodging allowance of one dollar and twenty-five cents for each night necessarily spent at a stop-over point whilst en route from the place to which the “Order—Military Training” was sent to the place where he has been ordered to report,”

3. Section fourteen is revoked and the following substituted therefor:—

“14. The Registrar shall forward to a person designated by the Minister the name and address of every person to whom a postponement order has been heretofore, or is hereafter, granted under section thirteen or has been granted under The National War Services Regulations, 1940 (Recruits) on similar grounds.”

4. Section twenty-nine is revoked and the following substituted therefor:—

“29. Every man convicted of a second offence under sections twenty-six or twenty-seven is liable, upon indictment or summary conviction, to imprisonment for a term not exceeding two years, with or without hard labour, or to a fine of not less than fifty dollars and not exceeding five hundred dollars, or to both such imprisonment and such fine.”

5. Section thirty is revoked and the following substituted therefor:—

“30. Any person who makes a false statement or representation or who does any act or omits to do any act required by these regulations for the purpose of evading military training is guilty of an offence and liable, upon indictment or summary conviction, to imprisonment for a term not exceeding two years, with or without hard labour, or to a fine of not less than fifty dollars and not exceeding two hundred dollars, or to both such imprisonment and such fine.”

6. Section thirty-six is revoked and the following substituted therefor:—

“36. (1) Every person who, prior to or during a period in which he is required by these regulations to undergo military training,

(a) malingers, or

(b) with intent thereby to render himself unfit for any such training,

(i) wilfully produces in himself any disease or infirmity or aggravates or protracts any disease or infirmity which he may have, or

(ii) wilfully maims or injures himself or causes himself to be maimed or injured by any other person,

is guilty of an offence and liable upon summary conviction to imprisonment for a term not exceeding twelve months with or without hard labour or to a fine of not less than fifty dollars and not exceeding five hundred dollars or to both such imprisonment and such fine.

(2) Every person who wilfully maims or injures any person, whether at the instance of such other person or not, prior to or during a period in which such other person is required by these regulations to undergo military training with intent thereby to render such other person temporarily or permanently unfit for any such training, is guilty of an offence and liable upon summary conviction to imprisonment for a term not exceeding twelve months with or without hard labour or to a fine of not less than fifty dollars and not exceeding five hundred dollars or to both such imprisonment and such fine.”

7. Section thirty-seven is revoked and the following substituted therefor:—

“37. Every person who personates a man who is required by these regulations to submit himself for medical examination or to report for military training and submits himself for medical examination in such man's place, or reports in his place for military training, is guilty of an offence and liable upon summary conviction to imprisonment for a term not exceeding twelve months with or without hard labour, or to a fine of not less than fifty dollars and not exceeding five hundred dollars, or to both such imprisonment and such fine.”

His Excellency in Council, on the same recommendation and pursuant to the above cited authority, is further pleased to amend the National Selective Service Civilian Regulations, established by Order in Council P.C. 246, 19th January, 1943, and they are hereby amended by adding the following headings and sections after section two hundred and fourteen:

PART IIA

Conscientious Objectors

250. In this part unless the context otherwise requires,

- (a) "alternative service" means any work or project prescribed by the Minister to be performed in lieu of military training by men to whom postponement orders have been granted under The National Selective Service Mobilization Regulations or The National War Services Regulations, 1940 (Recruits) on the ground that they are Mennonites, Doukhobors or conscientious objectors;
- (b) "Alternative Service Officer" means a Selective Service Officer designated by the Minister to act as the Alternative Service Officer for any area for the purpose of this part; and in respect of any person means the Alternative Service Officer for the area in which such person carries on business or is employed, or if he is not in business or employed, for the area in which he resides; and
- (c) "person to whom this part applies" means a person to whom a postponement order has been granted under section thirteen of The National Selective Service Mobilization Regulations or The National War Services Regulations, 1940 (Recruits) on the ground that he is a Doukhobor, Mennonite or conscientious objector.

251. (1) The Alternative Service Officer may from time to time serve a person to whom this part applies or cause him to be served, either personally or by registered mail, with an order to report at the time and place and to the person therein specified to carry out alternative service.

(2) Every person upon whom an order is served under this section shall comply with the order and shall live in such place or places under such circumstances and perform such alternative service as may from time to time be prescribed by the Minister.

(3) The Minister shall pay not less than fifty cents per day to every person performing alternative service under this section and may pay not more than seventy-five cents per day to any such person who has been appointed a sub-foreman and not more than one dollar per day to any such person who has been appointed a foreman; but no such man shall be provided with clothing at public expense.

(4) The Minister may make arrangements with any department of the Government of Canada or enter into an agreement with the government of any province for the organization and operation of a place or places where persons may be required to report and perform alternative service under this section; and any such agreement may provide for

- (a) the payment of, or reimbursement for, all or any part of the cost of operating such place or places including any necessary capital outlay, rental of premises or equipment, cost of food and other supplies, the remuneration provided for by subsection three of this section, cost of tobacco, clothing and other goods to stock canteens, and salaries for necessary officers and employees;
- (b) the employment of necessary officers and employees;
- (c) the nature of the alternative service to be carried out and the conditions under which it is to be carried out;
- (d) the living conditions to prevail in such place or places; and
- (e) medical attention to be provided for persons required to attend such place or places;

and notwithstanding the provisions of the Civil Service Act, such agreement may provide that the necessary officers and employees for such place or places may be employed by some person specified therein on such terms as may be therein provided.

(5) Any person who is placed in charge of a place pursuant to an arrangement or agreement under this section may give to persons required to report to such place pursuant to this section, and delegate to others authority to give to such persons, all orders reasonably necessary for discipline in such place or for the proper performance of the alternative service which they are required to carry out.

- (6) The Minister may prescribe rules for the regulation,
 - (a) of any place to which persons are required to report under this section and of the conduct of persons required to report to a place pursuant to this section; and
 - (b) of the performance of alternative service.

(7) The Alternative Service Officer may, for any reason which he deems proper, from time to time, grant to a person who is required to perform alternative service, leave of absence without remuneration for such period as the Alternative Service Officer may determine; and a person who fails to report to such place as the Alternative Service Officer may specify at the expiration of such period or on cancellation of the leave before the expiration thereof is guilty of an offence and liable on summary conviction to imprisonment for a term of twelve months, with or without hard labour, or to a fine of not less than fifty dollars and not exceeding two hundred dollars, or to both such imprisonment and such fine.

- (8) A man required to report pursuant to this section
 - (a) who fails to report as required by an order sent to him by the Alternative Service Officer;
 - (b) who leaves, without lawful authority, a place where he is required to be under this section;
 - (c) who fails to obey an order lawfully given pursuant to subsection five of this section;
 - (d) who fails to comply with any rule made pursuant to subsection six of this section; or
 - (e) who, upon being transferred from one place to another, fails to obey an order given by a person lawfully in charge of him;

is guilty of an offence and liable upon summary conviction to imprisonment for a term not exceeding twelve months with or without hard labour, or to a fine of not less than fifty dollars and not exceeding two hundred dollars, or to both such imprisonment and such fine.

(9) Where a man is convicted of an offence under subsection seven or eight of this section for failing to report as required, the Justice or Justices of the Peace, Magistrate, Judge or Court before whom he is so convicted shall, if counsel or other person acting for the Crown so requests, in addition to imposing the punishment therein provided for, direct that such man shall be taken either forthwith or upon the expiration of his term of imprisonment, if any, in police custody to a place specified by the Counsel or other person acting for the Crown and delivered to the person in charge thereof.

(10) A man required to report pursuant to this section shall, during the time he is performing alternative service, be entitled to receive benefits under the Government Employees Compensation Act, as though he were an "employee" as defined by that Act and the Minister, with the concurrence of the Minister of Transport, may prescribe the remuneration a man shall be deemed to have received for the purpose of such Act.

(11) Subject to subsection ten of this section, the Crown shall not be liable in respect of any claim arising out of the disability, illness or death of any person ordered to report under this section.

(12) All rules, directions, notices and orders prescribed, given, served or made under The National Selective Service Mobilization Regulations or under the National War Services Regulations, 1940 (Recruits) shall as far as applicable, be deemed to have been given, served or made *mutatis mutandis* under this section.

252. (1) The Alternative Service Officer may from time to time serve a person to whom this part applies or cause him to be served, either personally or by registered mail, with an order requiring him to apply forthwith for such employment in agriculture, industry or elsewhere as may be specified in the order or by a Selective Service Officer named in the order and to accept the employment if it is offered to him

upon such terms, not inconsistent with paragraphs (a) to (e) inclusive of subsection five of this section, as are specified in the order or by the Selective Service Officer named in the order.

(2) The Alternative Service Officer may at any time by an order served upon the employer and employee terminate employment which has been entered into pursuant to an order made under this section.

(3) No person shall terminate employment which has been accepted pursuant to this section without the consent in writing of the Alternative Service Officer.

(4) Every person who accepts employment pursuant to an order made under this section shall perform his duties under his contract of employment to the best of his ability.

(5) The employment of any person under this section shall be subject to the terms set out in the order pursuant to which the employment was accepted and to the following provisions:

- (a) if the employment is in agriculture, the employer shall supply board and lodging for the employee and in addition thereto shall pay in respect of the employment such wages as may be prescribed by the Minister;
- (b) if the employment is outside agriculture, the employer shall pay in respect thereof wages at the rate, if any, fixed by collective agreement for the place where the work is to be performed, or, if there is no such agreement, at the rate paid by good employers;
- (c) if the employment is in agriculture, the employer shall pay to the employee, out of wages payable to him under this subsection, twenty-five dollars per month, unless the wages are less than twenty-five dollars per month, in which event he shall pay him the full amount thereof;
- (d) if the employment is outside agriculture, the employer shall supply board and lodging to the employee or pay him an allowance fixed by the Minister in lieu thereof and shall in addition pay him
 - (i) the amount by which the wages payable in respect of the employee exceed the aggregate of the allowance for board and lodging as fixed by the Minister and amounts which he is required by law to pay out of the wages to other persons, if such amount is not in excess of twenty-five dollars; or
 - (ii) twenty-five dollars per month if the amount, by which the wages payable in respect of the employee exceed the aggregate of the allowance for board and lodging as fixed by the Minister and amounts which he is required by law to pay out of the wages to other persons, is in excess of twenty-five dollars; and
- (e) the employer shall, each month, pay to The Canadian Red Cross Society, or to some person designated by the Minister to receive it on behalf of the Canadian Red Cross, the amount by which the wages payable in respect of the employee for that month exceed the aggregate of
 - (i) the amount payable to the employee under this subsection;
 - (ii) amounts, if any, which he is required by law to pay to other persons and
 - (iii) if the employment is outside agriculture, the allowance for board and lodging prescribed by the Minister.

(6) The Canadian Red Cross Society may recover as a debt by action in any court of competent jurisdiction any amount payable to it under subsection five of this section or the Attorney-General of Canada may recover any such amount on behalf of the Canadian Red Cross Society, in any court of competent jurisdiction, as a debt due to the Crown.

(7) The Minister may, after consultation with the Minister of Agriculture for a province fix a wage rate which shall be paid in the province or any part thereof in respect of agricultural employment under this section.

(8) Every person who contravenes any of the provisions of this section is guilty of an offence and liable on summary conviction to a fine of not less than fifty dollars and not more than two hundred dollars or to imprisonment for a term not exceeding twelve months or to both such fine and such imprisonment.

253. (1) When an Alternative Service Officer orders a person to report for alternative service or to take employment under this part, he may pay such person an amount not exceeding his necessary travelling expenses from the place where such person is when the order is served on him to the place at which he is ordered to report or to the place of employment, and the Alternative Service Officer may pay such amount or any part thereof to a transportation company on behalf of such person in payment of his transportation.

(2) Where an Alternative Service Officer has ordered a person to report for alternative service or to take employment under this part and, in his opinion, it is necessary for the efficient operation of this part, he may pay such person an amount not exceeding his necessary travelling expenses from the place at which he was ordered to report or his place of employment to any other place or to such latter place and back and the Alternative Service Officer may pay such amount or any part thereof to a transportation company on behalf of such person in payment of his transportation.

254. (1) The Alternative Service Officer may, pursuant to section two hundred and fifty-one, order a person to whom this part applies to report for alternative service notwithstanding that such person is in employment which he has accepted pursuant to an order made under this part.

(2) The Alternative Service Officer may, pursuant to section two hundred and fifty-two, order a person to whom this part applies to apply for and accept employment notwithstanding that such person is in other employment which he has accepted pursuant to an order made under this part or is performing alternative service."

A. D. P. HEENEY,
Clerk of the Privy Council.

NOTE.—These Regulations to be effective May 1, 1943.

Order in Council prohibiting the export of commodities listed except under permit

P.C. 2862

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 8th day of APRIL, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council of October 4, 1941, P.C. 7674, the exportation from Canada of certain articles is prohibited, except under permit issued by or on behalf of the Minister of Trade and Commerce;

And whereas the Wartime Prices and Trade Board recommends that, in order to conserve supplies required for Canadian use, the exportation of certain kinds of cooperage stock and of lime be similarly prohibited except under permit;

And whereas the Department of Fisheries recommends, for the purpose of conserving supplies of fish required by the Allied Nations, that the exportation of salted fish be prohibited except under permit;

Therefore His Excellency the Governor General in Council, on the recommendation of the Minister of Trade and Commerce, and under and by virtue of the power conferred by Section 290 of the Customs Act (Section 10, Chapter 24 of the Statute, of 1937) and by the War Measures Act (Chapter 206 Revised Statutes of Canada 1927) is pleased to order as follows:

1. The exportation of the following commodities is hereby prohibited except under permit issued by or on behalf of the Minister of Trade and Commerce:

Group 2—Animals and animal products

Cod, dried, salted or pickled.
 Cusk, dried, salted or pickled.
 Haddock, dried, salted or pickled.
 Hake, dried, salted or pickled.
 Herrings, Atlantic, salted.
 Pollock, dried, salted or pickled.
 Mackerel, salted or pickled.
 Fish, Atlantic, n.o.p., dried, salted or pickled.

Group 4—Wood, wood products and paper

Cooperage stock: Barrel heading, hoops and staves, in the rough, or manufactured.

Group 7—Non-metallic minerals and their products

Lime, n.o.p.

2. Schedule One of the said Order in Council (P.C. 7674 of October 4, 1941) is hereby amended by the addition thereto of the said commodities.

3. This Order shall come into force and have effect on and after the 15th day of April, 1943.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council establishing regulations for wartime production of sunflower seed and rape seed

P.C. 2894

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 9th day of APRIL, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Trade and Commerce reports that in order to meet increasing wartime requirements of edible and non-edible oils it is desirable to encourage the production in Canada of sunflower seed and rape seed;

That it is necessary for the attainment of production objectives that the producers of sunflower seed and rape seed be assured of markets at a guaranteed price; and

That in order to encourage wartime production of sunflower seed and rape seed over wide areas of the country where such crops are not usually grown it is necessary to fix prices on the basis of local shipping points;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Trade and Commerce, and under and by virtue of the War Measures Act, Chapter 206, Revised Statutes of Canada, is pleased to make the following regulations and they are hereby made and established accordingly:—

Regulations

1. *Interpretation*

- (a) Words and expressions used in the Regulations shall be given the same meaning as is accorded to such words and expressions when used in the Canadian Wheat Board Act;
- (b) "Sunflower Seed" means sunflower seed produced in Canada;
- (c) "Rape Seed" means rape seed produced in Canada.

2. The Board is empowered to buy sunflower seed and rape seed from producers on the following basis:

- (a) 5 cents per pound for sunflower seed and 6 cents per pound for rape seed, in reasonably clean condition, moisture content not exceeding limits to be determined and announced by the Board, delivered f.o.b. shipping points named by the Board and in accordance with such instructions as are issued by the Board;
- (b) The Board shall have power to establish discounts for sunflower seed or rape seed which fails to meet the standards of quality specified in paragraph (a) of this section.

3. (a) The Board is empowered to enter into, ordinary commercial banking arrangements on its own credit, and to borrow money on the security of sunflower seed and rape seed delivered to the Board, and the Governor in Council may authorize the Minister of Finance to guarantee advances made to the Board or to make loans or advances to the Board on such terms and conditions as may be agreed upon;

(b) The Board may pay out such moneys for the purchase of such sunflower seed and rape seed as aforesaid and also for expenses of the Board in connection with administration of these Regulations;

(c) Any losses to the Board on these operations shall be paid from and charged to moneys appropriated under the War Appropriation Act, 1943, or subsequent War Appropriation Acts, and any profits shall accrue to the Consolidated Revenue Fund.

4. The Board shall have all powers necessary or incidental to the handling and marketing of sunflower seed and rape seed purchased as provided above, and without limitation upon such powers, the following:

(a) To buy and take delivery of sunflower seed and rape seed;

(b) To sell or otherwise dispose of sunflower seed and rape seed which the Board may require, provided that in sales for domestic processing the Board shall sell to such processing plants and at such prices as are named by the Oils and Fats Administrator of the Wartime Prices and Trade Board;

(c) To store and transport sunflower seed and rape seed;

(d) To pay elevator or other agents of the Board commission, storage and other charges, remuneration or compensation as may be agreed upon, subject to any provisions relating thereto of the Canada Grain Act or any other statute or law;

(e) Subject to the foregoing subsection, to enter into contracts or agreements of any kind or with any person whatsoever, with respect to the purchase, sale, handling, storage, transportation and/or insurance of sunflower seed and rape seed;

(f) To control by license or otherwise the buying and selling of sunflower seed and rape seed in Canada and to issue licenses in such form as the Board may decide and to cancel at any time any license by the Board;

(g) To require each applicant for a license to give a bond in such form and in such amount as may be satisfactory to the Board;

(h) Generally to do all such other acts and things as may be necessary or convenient for the purpose of giving effect to the intent and meaning of these Regulations.

5. It shall be the duty of the Board:

(a) To buy all sunflower seed and rape seed of the 1943 crop offered to the Board by producers at the prices established in accordance with Section 2 of these Regulations;

(b) To sell or otherwise dispose of sunflower seed and rape seed which the Board may acquire, provided that in sales for domestic processing the Board shall sell to such processing plants and at such prices as are named by the Oils and Fats Administrator of the Wartime Prices and Trade Board;

- (c) To report in writing to the Minister monthly its purchases and sales of sunflower seed and rape seed during the preceding month and the quantities of sunflower seed and rape seed then on hand, the contracts to take delivery of sunflower seed and rape seed then held, the cost of same to the Board and the financial results of the Board's operations, which report shall be certified by the Auditors of the Board;
- (d) To make such other reports and furnish such further information as the Minister may from time to time require;
- (e) To appoint a responsible firm of Chartered Accountants for the purpose of auditing accounts and records and certifying such reports of the Board as the Governor in Council may require;
- (f) To give effect to any Order in Council that may be passed with respect to these operations.

6. The Board may make such regulations as may be necessary or advisable for the efficient operation and enforcement of these Regulations, and for carrying out the provisions thereof according to their true intent and meaning.

7. These Regulations shall come into operation on August 1, 1943, and shall expire on August 1, 1944, subject to provisions of section nineteen of the Interpretation Act which is hereby made applicable hereto as if the said regulations were revoked on said latter date.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council stating the authority and power of Canadian diplomatic and consular representatives abroad

P.C. 2899

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 8th day of APRIL, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas certain enactments of the Parliament of Canada provide that British diplomatic or consular officers may exercise functions in relation to Canadian interests outside Canada;

And whereas these enactments were passed at a time when Canada had no diplomatic or consular representation abroad;

And whereas, as Canada is now represented abroad by diplomatic and consular representatives, it is fitting that these representatives be empowered to exercise the functions which heretofore have been exercised by British diplomatic and consular officers;

And whereas it is necessary to make provision for the taking of fees by Canadian consular representatives for services performed;

Now, therefore His Excellency the Governor General in Council, on the recommendation of the Secretary of State for External Affairs and pursuant to the provisions of the War Measures Act, is pleased to order and doth hereby order as follows:—

1. Where in any Act of the Parliament of Canada, or in any order or regulation made thereunder, provision is made for the exercise of power or authority, or for the performance of duties, by a British consul or like officer, the power and authority may be exercised and the duties may be performed by a Canadian diplomatic or consular representative.

2. The Secretary of State for External Affairs may establish a tariff of fees to be taken in respect of any service performed by a consular representative in the exercise of his office.

3. Pending the establishment of a tariff of fees by the Secretary of State for External Affairs, the fees to be taken shall be the same in all respects as those authorized by the United Kingdom authorities to be charged by British consular officers.

4. In this Order the words "consular representative" include consular general, consul, and vice consul and any person authorized for the time being to perform the duties of consular general, consul and vice consul.

A. D. P. HEENEY,
Clerk of the Privy Council.

**Order in Council authorizing reference to the Supreme Court—
The relationship of the authorities and courts of Canada
to the Military and Naval Forces of United
States stationed in Canada**

P.C. 2931

Certified to be a true copy of a Minute of a Meeting of the Committee of the Privy Council, approved by His Excellency the Governor General on the 9th April, 1943.

The Committee of the Privy Council have had before them a report, dated April 8, 1943, from the Minister of Justice, representing:—

That, with the consent of the Government of Canada, the Government of the United States of America has stationed and will station units of its military and naval forces in Canada;

That a question has arisen as to the relationship of the authorities and courts of Canada to the aforesaid forces and more particularly as to whether criminal proceedings may be prosecuted in Canada before any Canadian court against a member of the military or naval forces of the United States of America;

That United States authorities contend that the members of their military and naval forces aforesaid present in Canada with the consent of the Government of Canada are exempt from prosecution as aforesaid;

That cases have already occurred in which members of the military forces of the United States of America present in Canada have been charged with having committed criminal offences in Canada and questions have arisen as to whether such members are subject to be prosecuted in the criminal courts of Canada or whether service courts established for the purpose by the United States military authorities have exclusive jurisdiction in that behalf;

That certain regulations enacted under the War Measures Act entitled the Foreign Forces Order, 1941, provide that, when a foreign force to which the Order is made applicable is present in Canada, the service courts of the foreign power may exercise within Canada, in relation to members of that force, in matters concerning discipline and internal administration, all such powers as are conferred upon them by the law of that power, subject to certain exceptions set out in a proviso to section three of the said Regulations, which exceptions, however, are not applicable in the case of the forces of the United States of America; and

That these Regulations have, subject to the qualification mentioned in the next preceding paragraph, been extended to the forces of the United States of America, which extension was made for the purpose of placing service courts of the forces of the United States of America in no less advantageous position than those of our other allies and it was expressly provided in the Order that the application of the Foreign Forces Order, 1941, to the forces of the United States of America shall not be construed as prejudicing or curtailing in any respect whatsoever any claim to immunity from the operation of the municipal laws of Canada or from the processes of Canadian courts exercising either criminal or civil jurisdiction by members of the forces of the United States of America (P.C. 2813 dated 6th April, 1943).

The Minister is of opinion that important questions of law are raised, and recommends that, pursuant to the powers vested in the Governor in Council by section fifty-five of the Supreme Court Act, the following questions be referred to the Supreme Court for hearing and consideration:

1. Are members of the military or naval forces of the United States of America who are present in Canada with the consent of the Government of Canada for purposes of military operations in connection with or related to the state of war now existing exempt from criminal proceedings prosecuted in Canadian criminal courts and, if so, to what extent and in what circumstances?

2. If the answer to the first question is to the effect that the members of the forces of the United States of America are not exempt from criminal proceedings or are only in certain circumstances or to a certain extent exempt, has Parliament or the Governor General in Council acting under the War Measures Act, jurisdiction to enact legislation similar to the statute of the United Kingdom entitled the United States of America (Visiting Forces) Act, 1942?

The Committee concur in the foregoing recommendation and submit the same for approval.

A. D. P. HEENEY,
Clerk of the Privy Council.

PART II

Miscellaneous Administrative Orders

DEPARTMENT OF FISHERIES

NOTICE

The Minister of Fisheries, under authority granted to him by Section 48 of the Fisheries Act, 22-23 George V, Chapter 42, has determined that the portion of Blackett's Brook above the old mill dam at Annandale, P.E.I., shall be closed to all fishing until the opening of the trout angling season for Prince Edward Island in 1944.

D. B. FINN,
Deputy Minister.

Ottawa, March 4, 1943.

NOTICE

The Minister of Fisheries, acting under the authority granted to him by Section 48 of the Fisheries Act, 22-23 George V, Chapter 42, has decided in connection with the management experiment for the stocking of a series of eight lakes in Charlotte County, New Brunswick, that Johnson and Kerr Lakes, Charlotte County, together with all connecting streams, both inflowing and outflowing, shall be closed to all fishing until the opening of the trout fishing season for New Brunswick in 1945.

D. B. FINN,
Deputy Minister.

Ottawa, March 8, 1943.

NOTICE

The Minister of Fisheries, acting under authority granted to him by Section 48 of the Fisheries Act, 22-23 George V, Chapter 42, has closed Big Pond (or Big Meadow Pond), Deer Island, Charlotte County, to all fishing until the opening of the fishing season in 1946 for small-mouthed or large-mouthed black bass in New Brunswick.

D. B. FINN,
Deputy Minister.

Ottawa, March 8, 1943.

DEPARTMENT OF NATIONAL REVENUE

WM No. 35 (Revised)

Supplement No. 5

MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, 8th April, 1943.

To Collectors of Customs and Excise and others concerned:

War Exchange Conservation Act

IT IS ORDERED THAT:

1. The Items enumerated hereunder are hereby deleted from Part One of Schedule One to the War Exchange Conservation Act, 1940:

<i>Tariff Item</i>	
<i>Number</i>	<i>Description</i>
ex 28a }	Black tea.
ex 29a }	
ex 99b	Apples, dried, desiccated, evaporated or dehydrated (not to include apple pomace imported for use in Canadian manufactures).
99f	Figs, dried.

ex 99g	Nectarines, pears and peaches, dried, desiccated, evaporated or dehydrated.
ex 618b	White wall tires including any tire in which the manufacturing process produces a white wall or white walls or a wall or walls of any colour which differs from the colour of the tread of such tire, whether imported separately or mounted on a motor vehicle intended for sale in Canada.
et al	

2. The Items enumerated hereunder are hereby deleted from Part Two of Schedule One to the War Exchange Conservation Act, 1940:

<i>Tariff Item</i>	<i>Description</i>
<i>Number</i>	
19	Cocoa shells and nibs.
77a	Cocoa beans, not roasted, crushed or ground.
ex 99b	Apple pomace when imported for use in Canadian manufactures.
ex 216	Oleic acid (red oil).
ex 711	Animal (including fish) oils and greases provided for in items 13, 14, 265, 265a, 280 and ex 711 of the Customs Tariff.
et al	
ex 711	Vegetable oils provided for in items ex 208t, 258, 259a, 259b, 262, 266, 276, 276a, 276b, 277, 277a, 278, 278a, 278b, 278c, 278d, 280, ex 711, 824 and 831 of the Customs Tariff.
et al	

It is to be noted the above mentioned goods are prohibited importation under other controls, vide Memoranda WM Nos. 48 Fourth Revision, 67, 81 and 89.

H. D. SCULLY,
Commissioner of Customs.

(P.C. 2717, 5/4/43—War Measures Act).

WM No. 72
Supplement No. 1
MEMORANDUM
(CUSTOMS DIVISION)

OTTAWA, 8th April, 1943.

To Collectors of Customs and Excise and others concerned:

Prohibited Imports

It is ordered that Order in Council (P.C. 8596), dated 23rd September, 1942, prohibiting the importation of nuts, rugs, mats, matting and carpeting, be revoked in order to remove duplication and prevent confusion.

It is to be noted that the above mentioned goods are still prohibited importation, vide Memoranda WM Nos. 35 Revised and 89, in regard to nuts, and Memorandum WM No. 89 in regard to rugs, mats, matting and carpeting.

Memorandum WM No. 72 is hereby cancelled.

H. D. SCULLY,
Commissioner of Customs.

(P.C. 2716, 5/4/43—War Measures Act).

WM No. 82
Supplement No. 1
MEMORANDUM
(CUSTOMS DIVISION)

OTTAWA, 8th April, 1943.

To Collectors of Customs and Excise and others concerned:

Prohibited Imports

It is ordered that the importation into Canada of the goods enumerated hereunder be prohibited except under and in accordance with the terms of a permit issued by, or on behalf of, the Minister of National Revenue:—

Ascorbic or cevitamic acid (Vitamin C) and isoascorbic acid, not including compounded medicinal preparations containing these materials.

In order that requests for permits for the importation of the above described products may be dealt with as expeditiously as possible, applications, IN DUPLICATE, must be made on the prescribed form which, together with all the correspondence relating thereto, should be sent direct to Mr. E. T. Sterne, Controller of Chemicals, 1235 McGill College Ave., Montreal, P.Q. The form to be used is the "Application for Permit to Import War Materials and Other Goods", and supplies thereof may be obtained from Collectors of Customs and Excise or from the Department.

It should be stated on the application whether the quantity for which permit is requested will be imported in one or more than one shipment.

H. D. SCULLY,
Commissioner of Customs.

(P.C. 2715, 5/4/43—Authority, War Measures Act).

WM No. 89
Supplement No. 1
MEMORANDUM
(CUSTOMS DIVISION)

OTTAWA, 7th April, 1943.

To Collectors of Customs and Excise and others concerned:

Prohibited Imports
(Barbados Bulk Molasses)

The Minister of National Revenue, on the recommendation of the Shipping Priorities Committee, has authorized the issuance of General Permit No. 208-130, covering the importation of bulk molasses from Barbados during the calendar year 1943.

This permit is retained in the Department and its number is to be endorsed on all relative import documents, and is valid only when the importer is in possession of Department of National Revenue form "Application for Permit to Import War Materials and Other Goods", approved by or on behalf of the Sugar Administrator.

H. D. SCULLY,
Commissioner of Customs.

Series D No. 47
T. C. 88 Revised
MEMORANDUM
(CUSTOMS DIVISION)

OTTAWA, 7th April, 1943.

To Collectors of Customs and Excise and others concerned:

Tariff Change by Order in Council

Effective 15th April, 1943, it is ordered that the exemption from duty and taxes on beeswax be revoked and that unrefined beeswax be accorded the tariff treatment hereunder indicated and be exempt from the war exchange tax and the special excise tax:

Beeswax, unrefined	
British Preferential Tariff.....	Free
Intermediate Tariff.....	Free
General Tariff.....	Free

(To be designated as Tariff Item 15a.)

Memo. Series D No. 47 T.C. 88 is hereby cancelled.

H. D. SCULLY,
Commissioner of Customs.

(P.C. 2678, 2/4/43—Authority War Measures Act).

PART III
 Wartime Prices and Trade Board
 (Finance)

Board Orders

THE WARTIME PRICES AND TRADE BOARD

Order No. 254

Respecting Maximum Manufacturers' Prices of Certain Groceries

made pursuant to authority conferred by Order in Council P.C. 8528, dated November 1, 1941.

1. The Schedule to Order No. 116 of the Board is hereby amended by deleting therefrom the words "zinc fruit jar rings".

2. This Order shall be effective on and after the 5th day of April, 1943.

Made at Ottawa, this 30th day of March, 1943.

DONALD GORDON,
Chairman.

THE WARTIME PRICES AND TRADE BOARD

Order No. 255

Respecting Meal and Animal Products for Feeding Purposes

Whereas it is deemed expedient to revoke Order No. 101 of the Board and to substitute an Administrator's Order therefor;

Therefore, pursuant to authority conferred by Order in Council P.C. 8528, dated the 1st day of November, 1941, the Wartime Prices and Trade Board orders as follows:—

1. Order No. 101 of the Board is hereby revoked.

2. This Order shall be effective on and after the 15th day of April, 1943.

Made at Ottawa this 30th day of March, 1943.

DONALD GORDON,
Chairman.

THE WARTIME PRICES AND TRADE BOARD

Order No. 261

Respecting the Slaughtering of Livestock

made pursuant to authority conferred by Order in Council P.C. 8528 dated November 1, 1941.

Whereas it is expedient to amplify the provisions of Administrator's Order No. A-490 and by an Order of the Board to consolidate such Order as amplified;

Therefore said Administrator's Order No. A-490 is hereby revoked by the Board and the following is substituted therefor:—

1. For the purposes of this Order,
 - (a) "Administrator" means the Foods Administrator from time to time appointed by the Board;
 - (b) "livestock" means and includes cattle, calves, sheep, lambs and hogs;
 - (c) "meat" means meat in a fresh, frozen or processed form obtained from livestock;
 - (d) "permit" means a permit issued under this Order by the Foods Administrator or by some other duly authorized representative of the Board.
2. Every permit and interim permit issued under the provisions of Administrator's Order No. A-490 is hereby cancelled as of April 17, 1943.
3. (1) Except as otherwise provided by subsection 2 of this Section, or as otherwise authorized in writing by the Administrator, on and after April 19, 1943, no person shall slaughter livestock or have livestock slaughtered for him for the purpose of selling or offering for sale meat obtained therefrom, and no person shall sell or offer for sale meat obtained from livestock which he has slaughtered or has had slaughtered for him, unless he is the holder of a valid permit therefor.
- (2) The provisions of subsection (1) of this Section shall not apply to a farmer who slaughters livestock or has livestock slaughtered for him, if the meat so obtained is
 - (a) used and consumed on his own farm premises; or
 - (b) sold or supplied direct to another farmer for use and consumption only on the farm premises of such other farmer.
- (3) Every application for a permit shall be in a form supplied by the Administrator and shall be completed by the applicant and filed with the Administrator or other duly authorized representative of the Board unless such applicant has previously completed and filed a similar form under the provisions of Administrator's Order No. A-490. Provided further that every applicant shall, in addition to the information required to be set forth in such application form, supply such further information as may be required by the said Administrator or other duly authorized representative of the Board.
4. Every permit holder shall
 - (a) keep such permit displayed conspicuously in his place of business; and
 - (b) report to the Administrator such information at such times and in such manner as may be designated by the Administrator.
5. No permit shall be transferable.
6. Every permit issued pursuant to this Order shall be subject to such requirements, directions, rules and instructions as the Administrator may from time to time prescribe, and to orders made by or under the authority of or concurred in by the Wartime Prices and Trade Board.
7. The Administrator may at any time suspend or cancel any permit issued pursuant to this Order.
8. This Order shall be effective on and after the 6th day of April, 1943.

Dated at Ottawa this 3rd day of April, 1943.

DONALD GORDON,
Chairman.

THE WARTIME PRICES AND TRADE BOARD

Order No. 263

Respecting Maximum Manufacturers' Prices of Certain Groceries

Made pursuant to authority conferred by Order in Council P.C. 8528, dated the first day of November, 1941,

Whereas it is expedient to amend the Schedule to Order Number 116 of the Board,
Therefore, the Board hereby orders as follows:

1. The Schedule to Order No. 116 of the Board as previously amended by certain Orders of the Board is hereby further amended by deleting therefrom the following item of specified groceries:—

“Macaroni Products”.

2. This Order shall be effective on and after the 15th day of April, 1943.

Made at Ottawa, this 13th day of April, 1943.

DONALD GORDON,
Chairman.

THE WARTIME PRICES AND TRADE BOARD

Order No. 264

Respecting Certain Orders Relating to the Supply of Goods

Whereas by Order in Council P.C. 504, dated the 23rd day of January, 1943, it was provided that Orders of the Controller of Supplies set forth in the Schedule hereto be deemed to be Orders made by this Board and that this Board may rescind any such Order;

And whereas it is deemed expedient to revoke the said Orders and to provide in substitution therefor Administrators' Orders and minutes of the Board;

Therefore pursuant to authority conferred by Order in Council P.C. 8528, dated November 1, 1941, and said Order in Council P.C. 504, the Wartime Prices and Trade Board orders as follows:—

1. Every Order named in the Schedule hereto is hereby revoked.

2. This Order shall be effective on and after the 19th day of April, 1943.

Made at Ottawa, this 13th day of April, 1943.

DONALD GORDON,
Chairman.

SCHEDULE

to Order No. 264

Order Number	Title of Order
7 M.	Radios designated as “Supplies”
C.S. 7 M-A.	Refrigerators—Designated Supplies
C.S. 9.	Stove Advisory Committee
C.S. 12 M.	Washing Machines Designated “Supplies”
C.S. 13.	Washing Machine Advisory Committee
C.S. 16.	Radio Advisory Committee
C.S. 18.	Refrigerator Advisory Committee
C.S. 21 M.	Transparent Film Designated Supplies
C.S. 25 M.	Metal Products Supply Order
C.S. 25 M-A.	Toys, Children's Sleighs, Children's Waggon's and Carts, Phonographs—Designated “Supplies”
C.S. 26 F.	The Making of Certain Identification Tags Permitted
C.S. 29 B.	Use of Metal in Making Filing Cabinets, etc., Prohibited
C.S. 36 M.	Miscellaneous Supplies Order
C.S. 36 M-A.	Miscellaneous Supplies Order—Supplement
C.S. 38.	Bicycle Advisory Committee
C.S. 39.	Bicycle Specification Order
C.S. 39 A.	Bicycles Prohibition Order
C.S. 40.	Domestic Sewing Machines and Parts.

Administrators' Orders

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-669

Respecting the Use of Copper and Brass in Plumbing Equipment and Supplies

Pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board as follows:—

Administrator's Order No. A-156 is hereby revoked and the following substituted therefor:

1. No person shall, unless he has obtained the written permission of the Administrator of Plumbing, Heating and Ventilating Equipment and Supplies, use copper or brass in the manufacture or assembly of any article for use in plumbing equipment, unless the said article is named in Schedule A hereto and is of the same or of a substantial similar size, type and grade as that set forth for the article in General Catalogue "B" dated August 21, 1941, of Empire Brass Manufacturing Company Limited, a copy of the said Catalogue being on file in the office of the said Administrator, and the said Catalogue in so far as applicable shall be deemed to be part of this Order.

2. (1) No person shall

(a) use copper or brass in the manufacture or assembly of an article named in PART I of Schedule B hereto;

(b) manufacture an article named in PART II of said Schedule B;

(c) use copper or brass in sheet form, tube form or rod form for the purpose of manufacturing or assembling an article named under such form in PART III of the said Schedule B;

(d) use copper or brass in tube form in the manufacture of an article of plumbing equipment unless the article is named in PART IV of said Schedule B, and is of a size set forth after the name of that article, but in no case shall the said metal be heavier than 19 gauge;

(e) manufacture a water controlled flush valve outlet tube in any length greater than six inches, and unless the distance between the centre of the valve and the top of the fixture does not exceed seven inches.

(2) Nothing in this Order shall be construed as prohibiting a person

(a) from using copper to manufacture a float in any size larger than five inches in diameter;

(b) from using copper or brass in the manufacture of refill tubes;

(c) from using copper or brass in the manufacture of an inlet connection for use on a float valve, but the said connection shall not exceed six inches in length measured from the shank to the valve head.

3. This Order shall be effective on and after the 8th day of April, 1943.

Dated at Ottawa, this 1st day of April, 1943.

E. J. LAIDLAW,
*Administrator of Plumbing, Heating and Ventilating
Equipment and Supplies.*

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

SCHEDULE "A" TO ADMINISTRATOR'S ORDER No. A-669

Hose Faucet (Short Shank Type).....	Page 3—B.2030
Plain Sink Faucet (S.S. Flange).....	B.2040
Hose Sink Faucet (S.S. Flange).....	B.2050
Swing Spout Sink Faucet (Plain Design).....	Page 4—B.2405
Swing Spout Sink Faucet less Soap Dish.....	B.2415
Swing Spout Sink Faucet (Deck Type).....	Page 5—B.2420
Double Wash Sink Faucet.....	B.2502
Double Wash Sink Faucet (Industrial).....	B.2504
Plain Self-Closing Faucet (Short Shank Type).....	Page 6—B.2721
Rough Double Laundry Faucet.....	B.3025
Straight Rough Stop.....	B.3270
Angle Rough Stop.....	B.3280
Rough Compression Stop & Drain.....	Page 7—B.3310
Self-closing Stops, Angle and Straight Patterns, Sizes $\frac{1}{4}$ ", $\frac{3}{8}$ ", $\frac{1}{2}$ ".....	B.3331
Straight Rough W.H. Stop.....	Page 8—B.3370
Angle Rough W.H. Stop.....	B.3380
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Angle Rough W.H. Stop (Slip Joint).....	B.3401
Rough Sediment Faucet.....	B.3490
Lavatory Faucet (Plain Design).....	Page 9—B.4081
Self-Closing Lav. Faucet (Plain Design).....	Page 10—B.4401
Bath Faucet (Leg Bath).....	Page 11—B.5021
Comb. Bubbler & Lav. Faucet (Industrial).....	B.15885
L. H. Ground Key Faucet (Industrial).....	Page 14—B.5910
Lock L.H. Ground Key Faucet (Industrial).....	B.6001
Lock L.H. Ground Key Faucet (Industrial).....	B.6005
L.H. Ground Key Stop (Industrial).....	B.6110
L. H. Ground Key Stop & Drain (Industrial).....	B.6130
Square Head Steam Stop (Industrial).....	Page 15—B.8100
Square Head Steam Stop (Industrial).....	B.8120
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Flat T. Head Stop (Industrial).....	B.8150
Flat T. Head Stop.....	B.8160
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Shower (Industrial)	B.9297
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Rough Cast Straight Basin Connection.....	B.9606
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Bath Waste with Trap.....	B.9712
Iron "P" Trap.....	Page 39—B.10160
Iron "S" Trap.....	B.10161
Iron "P" Trap.....	B.10170
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Flush Trap Bushing.....	Page 40—B.10271
S.J. Nuts (Slip Joint).....	B.10260
Basin Plug with Rubber Stopper & Chain.....	Page 41—B.10290
Sink Connection	B.10300

Sink Strainer w/Stopper.....	B.10386
C. O. Plug.....	B.10350
Sink Strainer w/Stopper.....	B.10388
P. O. Plug.....	B.10360
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Lead Pipe-Tray Plug.....	B.10440
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Strainer for Standard Urinal, also w/dome type strainer.....	Page 42—B.10515
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Cast Chain Stay & Faucet Hole Cover 1¾" diam. flange.....	Page 43—B.10671
Chain Stay	B.10674
Stamped Basin Faucet Hole Cover.....	B.10650
Stamped Bath Faucet Hole Cover.....	B.10660
Split Links	B.10700
"S" Hook	B.10720
S. J. Coupling	B.10730
S. J. Elbow.....	B.10740
C.I. Std. Cleanout Counter-sunk-Head-(Standard & Winnipeg Pattern only)— Std.—2", 3", 4", 6", Wpg.—4", 6".....	Page 47—B.11041
C.I. Sewer Valve Brass Flap.....	B.11050
Urinals Flush Pipe Layouts, as illustrated on right-hand corner only (See Schedule B of this Order, Part III, 2 (b)).....	Page 48
Urinal Tank Syphon w/ Locknut and Coupling Nut 1¼" size only....	Page 49—B.11360
Urinal Bottom Tank Supply w/ Reg. Stop.....	B.11370
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Flush Bracket and Lever for High-up Tank (10 x 23 x 11) (9 x 20 x 10).....	B.12121

SCHEDULE B TO ADMINISTRATOR'S ORDER No. A-669

PART I

1. Inlet or outlet tubes of float valve.
2. Seat-operated water-controlled flush valve.

PART II

1. Exposed stuffing box on compression brass.
2. 1½" and 1½" drain overflow for a leg-bath.
3. Brass trap.

PART III

1. In sheet form, for
 - (a) soap dishes for swing spout faucets.
2. In tube form, for
 - (a) shower arms and shower risers;
 - (b) urinal flush pipes;
 - (c) humidifier valve assemblies.
3. In rod form, for
 - (a) basin cock tails;
 - (b) bibb handles;
 - (c) lever handles;
 - (d) coupling nuts for faucets and supply pipes;
 - (e) floor flange bolts.

PART IV

1. Refills, B.11619 ¼" O.D. tube.
2. All trough and urinal washdown spray pipes..... ¾" O.D. tube.
3. Waste and overflow, B.9720..... 1¼" O.D. tube.
4. Urinal tank syphons, B.11360..... 1¼" and 1¾" O.D. tube.
5. Rush valves, B.11860..... 1¼" and 1¾" O.D. tube.
6. Sink tailpieces for B.10380, B.10386, B.10388..... 1½" O.D. tube.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-673

Respecting Fire Protective, Signal and Alarm Equipment

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

1. For the purposes of this Order,
 - (a) "Administrator" means the Administrator of Farm and Construction Machinery and Municipal Service Equipment duly appointed by the Wartime Prices and Trade Board with the approval of the Governor in Council;

Fire Protective Equipment.

- (b) "fire protective equipment" means all equipment for preventing or extinguishing fires, except self-propelled, trailer, skid and front mounted apparatus, and without in any way limiting the generality of the above shall include automatic sprinkler systems, couplings, playpipes and allied fittings, dry-pendant sprinkler heads, equipment designed to control by a thermostat the flow of water into fire sprinkler systems, unlined linen hose, fire hydrants, fire pumps, hose dryers, hose racks, indicator posts, piped extinguishing systems (other than municipal water supply systems), portable fire extinguishers including back pack types, portable foam generators, stirrup pumps, fire nozzles and incendiary bomb protective equipment;

Signal and Alarm Equipment.

- (c) "signal and alarm equipment" means fire, police and protective alarm and signal systems and all instruments and devices to detect, signal or warn against fire or burglary and without in any way limiting the aforesaid shall include central station, proprietary, auxiliary and automatic fire alarms, watchman's time recording, burglar, bank vault, hold-up and intrusion system, air raid warning signals and devices and fire or intrusion detector employing a photo electric principle;

Dry-Pendant Sprinkler Head.

- (d) "dry-pendant sprinkler head" means a sprinkler head for use in a pendant position on a dry pipe system and permanently attached to an extension nipple so as to exclude water from the nipple;

Stirrup Pump.

- (e) "stirrup pump" means a manually-operated portable pump used to draw water or other liquid from a separate container to extinguish or control fires;

Copper Base Alloy.

- (f) "copper base alloy" means any alloy in the composition of which the weight of copper equals or exceeds 40 per centum of the weight of all metal in the alloy;

Air Raid Warning Device.

- (g) "air raid warning device" means any siren, whistle, horn, diaphone, signal or device used or intended for use to give warning of air raids or other war hazards;

Incendiary Bomb Protective Equipment.

- (h) "incendiary bomb protective equipment" means any device, instrument, or material specially designed for the removal or extinguishment of incendiary bombs.

General Restrictions.

2. No person shall use in the manufacture or assembly of fire protective equipment or signal and alarm equipment, or any parts thereof, any of the metals or alloys thereof, or other materials listed in the Schedule hereto except to the extent set out for each of the metals or other materials in the said Schedule, and where such extent is not defined or set out in the said Schedule the determination as to the extent to which any metal or other material may be used shall be made by the Administrator.

Hose Couplings.

3. No person shall sell or supply, or incorporate into the manufacture or assembly of fire hose, any brass fire hose couplings unless such hose or couplings are supplied to, or for use on board ships of the Merchant Navy, or plants manufacturing explosive materials, flammable or corrosive liquids or gases.

Foam Extinguishers.

4. No person shall purchase or acquire a foam fire extinguisher or foam generator except for protection of flammable liquids or except for the purposes of a municipal

fire department; and no person shall sell or supply a foam fire extinguisher or foam generator to any other person he knows or has reason to believe is prohibited by this section from purchasing or acquiring the same.

Alkali Metal (Loaded Stream).

5. No person shall in any one quarter year manufacture or assemble a type of alkali metal salt solution (loaded stream) extinguisher in excess of 25 per centum of the total number of all sizes thereof which during the year 1942 he sold of that type. In determining the number sold during the year 1942 extinguishers sold to the order of or for delivery to any of the Departments named in Section 17 shall be excluded.

Stirrup Pumps.

6. No person shall except with the written permission of the Administrator manufacture stirrup pumps or metal parts thereof.

Fire Sprinkler.

7. No person shall, except with the written permission of the Administrator, instal new or used fire sprinkler systems or parts thereof.

Sprinkler Specialties.

8. No person shall, except with the written permission of the Administrator, manufacture,

(i) dry-pendant sprinkler heads;

(ii) equipment designed to control by a thermostat the flow of water into fire sprinkler systems.

Protective Alarm and Signal Systems.

9. No person shall sell, supply, purchase, acquire or instal new or used signal and alarm equipment except with the written permission of the Administrator in a case where he deems it necessary for the benefit of persons engaged in work essential to the war effort or for a municipal fire alarm system, hospital, school, hotel or large residential building.

10. No person shall manufacture a smoke, fire or intrusion detector employing a photo-electric principle, except with the written permission of the Administrator.

11. No person shall manufacture an air raid warning device, except with the written permission of the Administrator and in no case shall the said device be powered by a motor in excess of 5 h.p.

Fire Hose.

12. No person shall, except with the written permission of the Administrator, sell or purchase or otherwise acquire any unlined linen fire hose.

Incendiary Bomb Protective Equipment.

13. No person shall manufacture incendiary bomb protective equipment especially designed for such purpose except of a design and according to specifications approved in writing by the Director of Civil Air Raid Precautions for such purpose and then only to the extent authorized in writing by the Administrator.

Fire Extinguishers.

14. No person shall manufacture in Canada, fire extinguishers or other equipment represented as such which do not conform to the approvals of the Underwriters' Laboratories Inc. or Underwriters Laboratories of Canada Limited or Factory Mutual Laboratories, or the Canadian Engineering Standards Association, according to lists of approved equipment and inspected fire protection equipment and materials of the above named testing laboratories and amendments thereto as filed with the Secretary of the Board.

Carbon Dioxide Extinguishers.

15. No person shall manufacture, assemble, sell or supply carbon dioxide extinguishers except with the written permission of the Administrator.

16. Nothing herein contained shall prohibit the purchase of new or used equipment affected by this Order for the making of necessary repairs to or maintenance of existing or authorized equipment to the extent required to maintain full and proper functioning of the equipment provided that the cost of the materials to be purchased for such repairs or maintenance shall not exceed in any one month \$50.00 for privately-owned equipment or \$200.00 for publicly-owned equipment, or such larger amount as the Administrator may authorize in writing.

17. Nothing in this Order shall apply to sales to or installations at the direction of the Departments of National Defence, Munitions and Supply, Transport, Pensions and National Health (Office of Civil Air Raid Precautions).

18. The provisions of this Order shall be subject to such written exemptions as the Administrator, upon application to him, may grant in individual cases of undue hardship or other special circumstances.

19. This Order shall be effective on and after the 7th day of April, 1943.

Dated at Ottawa, this 1st day of April, 1943.

H. H. BLOOM,
*Administrator of Farm Construction Machinery
and Municipal Service Equipment*

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board

NOTE:—Nothing in this Order contained is to be taken as indicating that any materials will be available for use by any manufacturer.

SCHEDULE TO ADMINISTRATOR'S ORDER NO. A-673

In accordance with the provisions of Section 2 of this Order the materials named in this Schedule may be incorporated in the manufacture of fire protective equipment, signal or alarm equipment and in component parts thereof to the extent indicated in this Schedule.

1. *Aluminum, Primary or Secondary*

i. Primary or Secondary aluminum.

(a) in extinguishers for use in airplanes;

(b) as foil in electric condensers for fire, police and protective alarm systems, to the extent essential to the efficient operation or functioning of such condensers according to the lists as filed pursuant to Section 14 of this Order;

ii. Secondary aluminum only in zinc die castings.

2. *Bismuth*

As a component of fusible link alloy or solder.

3. *Cadmium*

As a component of fusible link alloy or solder.

4. *Chromium*

i. For plating of parts of fire, police, and protective alarm systems and sprinkler heads to the extent essential to their efficient operation.

ii. As a component of stainless steel, the use of which is permitted by paragraph (10) hereof.

5. *Copper or Copper Base Alloys*

Where copper base alloys are permitted, the alloys to be of the lowest type and grade that are practical for the particular application in:—

i. pumps for vaporizing liquid extinguishers;

- ii. lock nuts on removable hose connections;
- iii. bodies, ends, inner chambers, valves and their component parts for vaporizing liquid and alkali metal (loaded stream) extinguishers;
- iv. caps on 2½ gallon foam and soda-acid extinguishers;
- v. fittings, strainers, syphon tubes and valves for carbon dioxide and gas operated dry powder extinguishers;
- vi. snap clamps, clamp pins and wire springs for "Jones" type fire hose couplings;
- vii. latch assemblies for "British" type fire hose couplings to the extent essential to the efficient functioning of the parts;
- viii. swivels and wires for screw type fire hose couplings;
- ix. swivels, wires, and rollers for suction hose couplings;
- x. couplings for portable water purification plants and for ¾" and 1" chemical or booster hose;
- xi. hose and hydrant adapters;
- xii. swivels, wires, clappers and seats for Siamese connections;
- xiii. playpipes, not more than 2½" in diameter at the base, not more than 15" long made only from drawn, brazed sheet or cast brass;
- xiv. ball and cylinder type shut-off nozzles;
- xv. nozzle tips for playpipes and not exceeding 1½" diameter at discharge ends;
- xvi. portable deluge nozzles, not including tips or handles;
- xvii. the following hydrant fittings to the extent essential to their efficient functioning: valve seats, discs, guides, operating valve stems, stuffing boxes, bushings, rivets, retainer rings, and outlet nipples;
- xviii. the following indicator post fittings to the extent essential to their efficient functioning: valve stems, seats, discs, packing glands and glands of bonnet openings;
- xix. the following parts of portable foam generators and fixed pipe systems to the extent essential to their efficient functioning: generator bodies except bases, shut-off valves except handles, screens and check valves;
- xx. water spray fire nozzles;
- xxi. valve seats, discs, stems and guides;
- xxii. the following parts for automatic sprinkler systems and signal and alarm equipment: actuating and indicating and recording units of alarms and signal systems, condenser parts, contacts, diaphragms assemblies, closed sprinkler heads, labels of inspecting laboratories, links, tubings and fittings, valves not over two inches (2") pipe size, wire and cable, impellers and rings for water flow alarms;
- xxiii. impellers, retaining rings and bushings for fire pumps, watchman's time recording systems, where required for efficient functioning; the following parts for air raid warning devices: motors up to five (5) horse power, actuating units, wire and cable, control and reducer valves only to the extent necessary to the efficient functioning thereof;
- xxiv. expansion rings for hose couplings.

6. Lead

- i. As a component of fusible link alloy or solder.
- ii. In underground pipe connections to the extent essential to efficient operation or functioning of such connections; in hose connections for hydrants.
- iii. In copper base alloys, the use of which is permitted in paragraph 5 hereof.
- iv. In alarm systems and as a coating on automatic sprinkler heads.
- v. As required for extinguisher nozzles, castings and valve assemblies for vapourizing liquid extinguishers, coatings for foam or vapourizing liquid extinguishers, couplings; as a component of seat rings for dry pipe valves.

7. Mercury

Mercury as required in gravity tank gauges.

8. *Nickel*

In signal and alarm systems as a component of bi-metal thermal discs for thermostats, as plating for protection against corrosion where magnetic properties of nickel are essential, as a component of wire wound resistors, as a component of thermocouple wire and as a component of permanent magnets.

9. *Tin*

- i. As a component of fusible link alloy; not more than 50 per cent by weight as a component of dry pipe valve seat rings.
- ii. In copper base alloys the use of which is permitted by paragraph (5) hereof, but only where no tin-free alloy can be used, and only to the extent essential to efficient functioning.
- iii. Up to 10 per cent by weight, in metal used in the coating of copper or of copper alloys for anti-corrosion protection.
- iv. Up to 10 per cent by weight in metal for coating steel shells for foam and vapourizing liquid extinguishers.
- v. In solder up to 30 per cent by weight.

10. *Stainless Steel* (non-nickel-bearing)

- i. In hinge pins used in dry pipe valves of automatic sprinkler systems and in impeller shafts for fire pumps.
- ii. In nozzles and linings for automatic vapourizing liquid sprinkler units made according to the lists as filed pursuant to Section 14 of this Order.
- iii. In cylinders, ratchet pins, small shafts, ball bearings, latching parts, pileup and adjusting screws, mercury checks for all alarm and signal systems and where the use of less scarce material is impracticable.

11. *Monel Metal*

In balls for ball type check valves for dry pipe valves, for automatic sprinkler systems.

12. *Zinc*

- i. In essential parts of alarm and signal systems where a less critical material as a substitute would not be suitable.
- ii. In copper alloys, the use of which is permitted by paragraph (5) hereof.
- iii. In die cast parts.
- iv. As protection against corrosion of iron or steel parts in extinguishers, pump tanks, fire hose couplings and expansion rings.
- v. As sheet to the extent that corrosion-resistant metal is essential to its efficient functioning and galvanized steel sheet is not suitable.

13. *Asbestos*

- i. In gaskets for hydrants, fixed foam applicator pipes and alarm systems.
- ii. As packing for vapourizing liquid extinguishers.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-678

Respecting Dry Cell Batteries

Pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board as follows:

1. No person shall manufacture or assemble a dry cell battery unless it is of a kind set out in the Schedule hereto, and is a model or the equivalent of a model set out in the said Schedule under the names of manufacturers respectively therein referred to, which models are described by the code numbers used by the manufacturers.

2. Nothing in this Order shall prohibit or restrict the manufacture, assembly, installation or use

- (a) of dry cell batteries designed or intended for use with a personal hearing aid device;
- (b) of batteries of any type or model ordered by the Department of 'Munitions and Supply, any of the Departments of National Defence, the Department of Transport, the Department of Pensions and National Health, the National Research Council, or any agency of any of the said departments.

3. The provisions of this Order shall be subject to such written exemptions as the Administrator, upon application to him, may grant in individual cases of undue hardship or other special circumstances.

4. This Order shall be effective on and after the 12th day of April, 1943.

Dated at Ottawa, this 5th day of April, 1943.

A. L. BROWN,
Administrator of Electrical Equipment and Supplies.

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-678

Kinds	Voltage	Burgess Battery Co.	Canadian National Carbon Co. (Eveready)	General Dry Battery of Canada
Flashlight and	1½	1	935	"C"
Railroad Lantern	1½	2	950	"D"
Batteries	1½	9	915	21
	6	1042	409	463
Ignitor Batteries	1½	6	6	6
	6	S461	1461	641
	7½	S561	1561	651
	1½	4FH
	6	4F4H
Telephone Batteries	1½	6	(6) Columbia	Duro Power
	3	4F2J (Twin six)	Storm King
Radio "A" Batteries	1½	740	149
	1½	1030	A1300	151
Radio "B" Batteries	45	2308	385	3041
	45	10308	770	3061
	45	21308	386	3081
Radio "A"- "B" Packs	1½-90	1860	748	6014
Radio "C" Batteries	4½	2370	761
	22½	5156	768	152
	4½	536	771	331
	7½	5540	773	531
	4½	5360	781	321

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-679.

Respecting Maximum Retail Prices of Coal in the Toronto Area

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of the Board as follows:—

1. For the purposes of this Order

- (a) "price" means the price of coal delivered to the premises of the consumer;
- (b) "Toronto area" means the city of Toronto and the several towns, villages and townships or the parts of them, respectively, which lie within a radius of fifteen miles from the Ontario Parliament Buildings in the said city, and shall also include any other municipality or part of a municipality which under the authority of this Order may be designated as being included within the Toronto area.

2. The maximum price at which a person may sell or offer to sell at retail a kind, type, class or grade of coal for domestic consumption to a consumer for delivery to him at the consumer's premises in the Toronto area shall be the sum of the following:—

- (a) the amount of the highest lawful price at which during the basic period, September 15 to October 11, 1941, both inclusive, that person sold at retail the same kind, type, class or grade of coal for domestic consumption for delivery to the premises of a consumer in the Toronto area; and
- (b) the amount of twenty-five cents (25c) per ton or such proportion thereof that the maximum total gross margin, inclusive of the said amount or proportion thereof, obtained by the seller on the sale at retail by him of that kind, type, class or grade of coal for domestic consumption for the Toronto area does not exceed \$2.75 per ton.

3. The maximum price at which a person may sell or offer to sell at retail coal for domestic consumption to a consumer for delivery at the customer's premises in the Toronto area of a kind, type, class or grade which he did not so sell during the said basic period and of which the maximum lawful price when so sold by him has not since been fixed by or on behalf of the Board shall be the price fixed upon application in writing to the Deputy Coal Administrator and no person shall so sell coal of a kind, type, class or grade for which his maximum lawful selling price has not heretofore been fixed by or pursuant to the Wartime Prices and Trade Regulations until the same is fixed.

4. Any customary differentials in respect of sales of coal in a quantity less than one ton for domestic consumption in the Toronto area which a person charged or made on sales thereof at retail by him during the said basic period may be continued and charged or made.

5. Where coal is sold, whether for domestic consumption or otherwise, and is delivered in bags by the seller to the premises of the buyer in the Toronto area, the seller may in addition to the lawful price at which he sold the coal make an additional charge for its delivery in bags at a rate of not more than fifty cents (50c) per ton.

6. The Coal Administrator or the Deputy Coal Administrator may by Order in writing signed by him and countersigned by the Chairman of the Board designate any municipality or part of a municipality to be included in the Toronto area, and when so designated the provisions of this Order shall apply thereto.

7. This Order shall apply to coal delivered on and after April 5, 1943, notwithstanding that the sale thereof may have been made prior to the said date.

8. This Order shall be effective on and after the 5th day of April, 1943.

Dated at Ottawa this 3rd day of April, 1943.

F. G. NEATE,
Deputy Coal Administrator.

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-680

Respecting Meal and Animal Products for Feeding Purposes

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

1. For the purposes of this Order,

- (a) "basic period" means the four weeks from September 15, 1941 to October 11, 1941, both inclusive;
- (b) "manufacturer" means any person engaged in the business of processing raw fish into fish meal;
- (c) "unit of protein" means 20 pounds of protein.

Fish Meal

2. For the purposes of Section 3 of this Order, "fish meal" means and includes fish meal, white fish meal, fish residue meal and oily fish meal (when sold for use as feed in Canada), all as defined in the Regulations issued under the authority of The Feeding Stuffs Act, 1937, by direction of the Dominion Minister of Agriculture; said Regulations being contained in a booklet published in 1942 known as Acts, Orders and Regulations No. 10.

3. (1) The maximum wholesale carlot price at which any manufacturer may sell or offer to sell any fish meal, ground and packed in new burlap or cotton bags, f.o.b. the primary railway shipping point, shall be \$1.00 per unit of protein per ton with no allowance for a fraction of such unit.

(2) When fish meal is stored by a seller for a buyer's account at the point of production following the close of the fishing season, the seller shall be entitled to charge storage and carrying charges after a period of 30 days following the closing date of the fishing season as declared by the Dominion Department of Fisheries for the kind of fish from which such fish meal is principally made; provided, however, that such storage and carrying charges shall not exceed 70 cents per ton per month, and shall be calculated at a rate not exceeding 35 cents per ton for each half month or shorter period.

Animal Products

4. Sections 5, 6 and 7 hereof shall apply to those animal products named therein (when sold for use as feed in Canada) and as defined in the Regulations issued under the authority of The Feeding Stuffs Act, 1937, by direction of the Dominion Minister of Agriculture; said Regulations being contained in a booklet published in 1942 known as Acts, Orders and Regulations No. 10.

5. The maximum wholesale carlot price, f.o.b. point of manufacture in the Provinces of Quebec, Ontario, Manitoba, Saskatchewan and Alberta, at which any person may sell wet-rendered feeding tankage or wet-rendered feeding meat and bone tankage shall be:

- (a) when sold unprocessed in bulk, 82 cents per unit of protein per ton;
- (b) when processed and bagged in burlap or cotton bags (in which form its guaranteed minimum protein content shall be specified at one of the levels of 40 per cent, 45 per cent, or 50 per cent, and such product shall contain not less than the guaranteed minimum protein content so specified),
 - (i) \$45.00 per ton if the guaranteed minimum protein content is 40 per cent;
 - (ii) \$49.00 per ton if the guaranteed minimum protein content is 45 per cent;
 - (iii) \$51.50 per ton if the guaranteed minimum protein content is 50 per cent.

6. (1) The maximum wholesale carlot price, f.o.b. point of manufacture in the Provinces of Quebec, Ontario, Manitoba, Saskatchewan and Alberta, at which any person may sell meat scrap, meat meal, meat and bone scrap or meat and bone meal, dry-rendered feeding tankage or dry-rendered feeding meat and bone tankage shall be,

- (a) when sold unprocessed in bulk, 85 cents per unit of protein per ton;
- (b) when processed and bagged in burlap or cotton bags,
 - (i) \$45.50 per ton if the guaranteed minimum protein content is 40 per cent;
 - (ii) \$49.75 per ton if the guaranteed minimum protein content is 45 per cent;
 - (iii) \$54.00 per ton if the guaranteed minimum protein content is 50 per cent;
 - (iv) \$58.25 per ton if the guaranteed minimum protein content is 55 per cent.

(2) Every manufacturer of any animal product mentioned in subsection (1) of this Section shall, in respect of such product, specify its guaranteed minimum protein content, which shall be at one of the levels of

- (a) 40 per cent, 45 per cent or 50 per cent if it is sold or offered for sale in the Provinces of Ontario, Quebec, New Brunswick, Nova Scotia or Prince Edward Island; or
- (b) 40 per cent, 45 per cent, 50 per cent or 55 per cent if it is sold or offered for sale in the Provinces of Manitoba, Saskatchewan, Alberta or British Columbia;

provided that such animal product shall contain not less than the guaranteed minimum protein content so specified.

7. The maximum wholesale carlot price f.o.b. point of manufacture in the Provinces of Quebec, Ontario, Manitoba, Saskatchewan and Alberta, at which any person may sell blood meal shall be,

- (a) when sold in bulk, 63 cents per unit of protein per ton;
- (b) when processed and bagged in burlap or cotton bags, 63 cents per unit of protein per ton plus \$11.50 per ton to cover shrinkage, processing, handling, bags and bagging.

Linseed Oilcake Meal

8. Section 9 hereof shall apply to linseed oilcake meal (when sold for use as feed in Canada) as defined in the Regulations issued under the authority of The Feeding Stuffs Act, 1937, by direction of the Dominion Minister of Agriculture; said Regulations being contained in a booklet published in 1942 known as Acts, Orders and Regulations No. 10.

9. The maximum wholesale carlot price, f.o.b. point of manufacture, at which any person may sell linseed oilcake meal, ground and bagged in new burlap or cotton bags, shall be,

- (a) \$40.00 per ton when the protein content is 38 per cent or over;
- (b) when the protein content is below 38 per cent, the price set out in paragraph (a) of this subsection reduced by not less than 75 cents per unit for each unit or fraction thereof of protein content below 38 per cent.

General Provisions

10. When any fish meal, or linseed oilcake meal is packed or bagged in second-hand or paper bags, the maximum wholesale price fixed by this Order for such product packed or bagged in new burlap or cotton bags, shall be reduced by the difference between the cost of such new bags and the cost of second-hand or paper bags.

11. The maximum wholesale prices as set forth in this Order shall apply at other points with the usual price differentials due to transportation and delivery costs.

12. The maximum prices for sales in less than carlot quantities shall bear the same normal relationship to prices fixed by this Order for carlot quantities as prices on sales of similar lesser quantities bore to prices on sales of carlot quantities during the basic period; provided, however, that the maximum wholesale carlot prices fixed by this Order shall apply also to less than carlot quantities in cases where the seller supplies such lesser quantities on carlot purchase orders from persons who normally purchase in carlot quantities.

13. Maximum retail prices shall bear the same normal relationship to the prices fixed in Sections 3, 5, 6, 7 and 9 hereof as the maximum retail prices during the basic period bore to the maximum wholesale carlot prices f.o.b. point of manufacture for similar products during such basic period.

14. A person who manufactures mixed feeds of which fish meal, animal products or linseed oilcake meal is a component part, in establishing his cost price of the mixed feeds, shall, with respect to the fish meal, animal products or linseed oilcake meal contained therein, include only the actual price paid by him for such fish meal, animal products or linseed oilcake meal but in any event not exceeding the lawful maximum price at which such fish meal, animal products or linseed oilcake meal may be sold to him, and the cost of delivery thereof to his place of business to the extent that such cost of delivery was not included in the supplier's price to him.

15. This Order shall be effective on and after the 15th day of April, 1943.

Made at Ottawa, this 30th day of March, 1943.

F. W. PRESANT,
Feeds Administrator.

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-681

Respecting Commercial Mixed Mineral Feeds

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

1. For the purposes of this Order
 - (a) "feeding stuff" and "live stock" shall each have the respective meaning set forth in Section 2 of the Feeding Stuffs Act 1937;
 - (b) "mixed mineral feed" means a feeding stuff compounded from two or more ingredients and purporting to supply minerals or mineral nutrition to live stock but shall not include
 - (i) mixtures commonly recognized and represented for sale primarily as complete or balanced mixed feeds or as protein-mineral or protein-mineral-vitamin supplements, and which are registered under the provisions of the Feeding Stuffs Act, 1937;
 - (ii) iodized salt, iodized calcitic limestone, iodized calcium carbonate or iodized bone meal with or without the addition of a recognized iodine stabilizer and/or colouring matter, including iron compounds.
2. No person shall manufacture a mixed mineral feed
 - (a) unless such feed is designated for feeding to cattle, sheep, horses or swine;
 - (b) which contains any ingredient which has not been added primarily to supply calcium (Ca), phosphorus (P), salt (NaCl), iodine (I), Iron (Fe), copper (Cu), manganese (Mn) or cobalt (Co), provided that a recognized iodine stabilizer may be used in feeds containing iodine;
 - (c) unless such feed is manufactured in conformity with the requirements set out in the Schedule hereto as to maximum and minimum content and proportions of calcium, phosphorus and salt, provided that nothing herein contained shall require the use of salt in any mineral feed.

3. No person shall manufacture more than

(a) one brand of mixed mineral feed for swine; and

(b) one brand of mixed mineral feed for horses, cattle and sheep.

4. No person shall designate a mixed mineral feed for feeding poultry, foxes, rabbits or mink.

5. Any manufacturer may for sale and use in Western Canada (being the provinces of Manitoba, Saskatchewan, Alberta and British Columbia and such portion of the province of Ontario as the manufacturer may designate to be supplied from a mill or mills in the said provinces) manufacture the full number of brands and kinds of mixed mineral feeds permitted by this Order in addition to any permitted number of brands or kinds of mixed mineral feeds manufactured by him and intended for sale and use in Eastern Canada, provided that where any specified mixed mineral feed is intended for sale and use in one only of such territorial divisions such feed shall be designated by name and label as being so limited and the sale of such mixed mineral feed shall be confined to the territorial division for which such mixed mineral feed is designated, and provided further that where a manufacturer designates any kind or type of mixed mineral feed for sale and use in Western Canada and another kind or type essentially similar without any territorial designation the last named mixed mineral feed shall be deemed to be for sale and use in Eastern Canada only.

6. Every person engaged in the manufacture of mixed mineral feeds shall submit to the Administrator within fifteen days from the effective date hereof a detailed statement showing the quantities and kinds of mixed mineral feeds which he had on hand at the effective date hereof manufactured otherwise than in accordance with the provisions of this Order.

7. Nothing in this Order contained shall relieve any person from compliance with any requirements of the Feeding Stuffs Act, 1937.

8. This Order shall be effective on and after the 15th day of April, 1943.

Dated at Ottawa this 9th day of April, 1943.

F. W. PRESENT,
Feeds Administrator.

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-681

	<i>Designated Feeding Purpose</i>	
	<i>For Swine</i>	<i>For Cattle and/or Sheep and/or Horses</i>
Minimum calcium (Ca) content		
(a) in mixtures containing salt	22.5%	15.0%
(b) in mixtures containing no salt	30.0%	22.5%
Minimum phosphorus (P) content		
(a) in mixtures containing salt	6.0%
(b) in mixtures containing no salt.....	..	9.0%
Maximum proportion by weight of calcium to phosphorus.....	..	2.5 to 1
Minimum proportion by weight of calcium to phosphorus.....	8 to 1	..
Maximum salt (NaCl) content in mixtures containing salt....	25.0%	33.0%
Minimum salt content in mixtures containing salt.....	20.0%	25.0%

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-683

Respecting Animal Fats

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:

1. Schedule "A" to Administrator's Order No. A-426 is hereby amended by deleting the letters and figures in the fifth, sixth, seventh, eighth, tenth, eleventh, twelfth, thirteenth and fourteenth lines under the heading "Colour F.A.C. unbleached and untreated" in Column 7 of the said Schedule and by substituting therefor, respectively, the following letters and figures

5th line	—	"N.D.T. 11B"
6th line	—	"N.D.T. 17"
7th line	—	"N.D.T. 45"
8th line	—	"D.T. 45"
10th line	—	"N.D.T. 17"
11th line	—	"N.D.T. 11"
12th line	—	"N.D.T. 13"
13th line	—	"N.D.T. 17"
14th line	—	"N.D.T. 19"

2.—This Order shall be effective on and after the 15th day of April, 1943.

Dated at Ottawa, this 12th day of April, 1943.

PHYLLIS G. TURNER,
Oils and Fats Administrator.

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-684

Respecting Prices of Fertilizers in the Provinces of Ontario, Quebec, New Brunswick, Nova Scotia and Prince Edward Island

Pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board as follows:

1. The Schedule to Administrator's Order No. A-601 is hereby amended by adding thereto in the part entitled Fertilizer Materials and immediately following the said title the following item, namely:

"Ammonium nitrate	35%	72.90	72.90	72.90".
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2. This Order shall be effective on and after the 15th day of April, 1943.

Dated at Ottawa, this 12th day of April, 1943.

G. S. PEART,
*Administrator of Fertilizers
and Pesticides.*

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-685

Respecting Naphthalene Flakes and Balls

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

1. For the purposes of this Order "naphthalene" means refined naphthalene and includes that commonly known as moth balls or flakes.

2. The maximum price, inclusive of Dominion Sales Tax and f.o.b. Montreal or Toronto, at which an importer of naphthalene may sell or offer to sell the same when in original packages or containers shall be,

(a) in ton lots.....	11½ cents per lb.
(b) in half-ton lots.....	11¾ cents per lb.
(c) in less than half-ton lots.....	12¼ cents per lb.

3. The maximum price, inclusive of Dominion Sales Tax and f.o.b. seller's warehouse, at which a wholesaler may sell or offer to sell naphthalene shall be,

<i>Place of Sale</i>	<i>In lots of 25 lbs. and over cents per lb.</i>	<i>In lots of less than 25 lbs. cents per lb.</i>
(a) Montreal and Toronto.....	14	14½
(b) Elsewhere in the province of Quebec and elsewhere in the province of Ontario east of and including Fort William and Port Arthur.....	14½	15
(c) Elsewhere in the province of Ontario west of Fort William and Port Arthur and in the provinces of Nova Scotia, New Brunswick, Prince Edward Island and Manitoba.....	16	16½
(d) In the provinces of Saskatchewan and Alberta.....	17	17½
(e) In the province of British Columbia	17½	18

4. The maximum price, inclusive of Dominion Sales Tax, at which a retailer may sell or offer to sell naphthalene shall be

<i>Place of Sale</i>	<i>Cents per lb.</i>
(a) Montreal and Toronto.....	19
(b) Elsewhere in the province of Quebec and elsewhere in the province of Ontario east of and including Fort William and Port Arthur.	21
(c) Elsewhere in the province of Ontario west of Fort William and Port Arthur and in the provinces of Nova Scotia, New Brunswick, Prince Edward Island and Manitoba.....	22
(d) In the provinces of Saskatchewan and Alberta.....	23
(e) In the province of British Columbia.....	24

5. This Order shall be effective on and after the 16th day of April, 1943.

Dated at Ottawa, this 12th day of April, 1943.

E. T. STERNE,
Administrator of Chemicals.

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-686

Respecting Maximum Prices of Pacific Coast Canned Herring

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

1. (1) For the purposes of this Order,

- (a) grade "A" or "certified," and grade "B" mean, respectively, herring graded in accordance with the standards for grades set forth in the Regulations made under the Meat and Canned Foods Act and adopted by Order in Council P.C. 2512 and amended by Order in Council P.C. 7600;
- (b) "processor" means a person in the Province of British Columbia who processes and packs herring in metal containers for sale;
- (c) "wholesale distributor" means a person, other than a processor, who sells otherwise than at retail.

(2) The provisions of this Order shall apply only to herring processed and packed by a processor as defined in clause (b) of subsection (1) of this Section.

2. The maximum price at which a processor may sell or offer to sell herring packed in a one pound metal container (tall), f.o.b. shipping point, not including sales tax, shall be,

- (a) on sales of grade "A" or "certified" herring,
 - (i) \$4.95 for forty-eight of such containers packed in a wooden box; and
 - (ii) \$4.80 for forty-eight of such containers packed in a cardboard or fibre box;
- (b) on sales of grade "B" herring,
 - (i) \$4.55 for forty-eight of such containers packed in a wooden box; and
 - (ii) \$4.40 for forty-eight of such containers packed in a cardboard or fibre box.

3. (1) The maximum price at which a wholesale distributor may sell or offer to sell to any class of customer, any herring processed and packed in a one pound metal container (tall) shall be the sum of the following:

- (a) the actual price paid for such herring by the wholesaler, but not in any event exceeding the lawful maximum price that may be charged by the processor, plus transportation and sales tax where and to the extent they are not included in such actual price; and
- (b) a markup (percentage of cost) not exceeding the markup (percentage of cost) customarily obtained by him during the basic period from September 15 to October 11, 1941, both dates inclusive, on such herring or a substantially similar kind and quality of fish, to the same class of customer, but in any event not exceeding ten per centum (10%) of such wholesaler's selling price.

(2) In the case of a sale of herring by a wholesale distributor to another wholesale distributor or in the case of a sequence of sales between wholesale distributors, the markup referred to in subsection (1) of this Section shall constitute their total combined markup; and every wholesale distributor, on a sale to another wholesale distributor, shall deliver to the buyer, before or concurrently with delivery of such herring, an invoice stating the total combined markup and such buyer's share thereof.

4. The maximum price at which any person may sell or offer to sell at retail any herring processed and packed in a one pound metal container (tall) shall be the sum of the following:

- (a) the actual price paid for such herring by such retailer, but not in any event exceeding the lawful maximum price that may be charged by his supplier, plus transportation charges and sales tax, where and to the extent they are not included in such actual price; and

- (b) a markup (percentage of cost) not exceeding the markup (percentage of cost) customarily obtained by him during the said basic period on sales at retail of such herring, or a substantially similar kind and quality of fish, but in any event not exceeding twenty per centum (20%) of such retailer's selling price.

5. The provisions of Administrator's Order No. A-564 shall not apply to the sale of herring caught in the waters adjacent to the Pacific Coast of Canada and processed and packed in metal containers for sale.

6. This Order shall be effective on and after the 15th day of April, 1943.

Dated at Ottawa, this 12th day of April, 1943.

K. W. TAYLOR,
Foods Administrator.

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-687

Respecting Macaroni Products

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

Administrator's Order No. A-517 is hereby revoked and the following substituted therefor:

1. For the purposes of this Order,

- (a) "brand" means a mark, stencil, stamp, label or writing placed on a macaroni product or on a container thereof to identify it as the product of a particular seller or to designate a particular grade or classification;
- (b) "macaroni product" means an alimentary paste product made from wheat flour or semolina or from a combination thereof, with or without the addition of the solids of egg or egg yolk added in accordance with the regulations under the Food and Drug Act;
- (c) "standard grade macaroni product", "choice grade macaroni product" and "fancy grade macaroni product" mean respectively:—
 - (i) "standard grade macaroni product" means a macaroni product made from either sound hard wheat flour or sound durum wheat flour or semolina or from a combination of any of them;
 - (ii) "choice grade macaroni product" means a macaroni product made from either hard wheat semolina or sound durum wheat semolina or from a combination thereof;
 - (iii) "fancy grade macaroni product" means a macaroni product made from either sound hard wheat flour or sound durum wheat flour or semolina or from a combination of any of them, and includes a macaroni product which contains the solids of egg or of egg yolk added in accordance with the regulations under the Food and Drug Act;
- (d) "wholesale distributor" means a person, other than a manufacturer, who sells macaroni products otherwise than at retail.

2. For the purposes of this Order, Canada is divided into the following areas:

- (a) Area No. 1 composed of the provinces of Prince Edward Island, Nova Scotia, New Brunswick, Quebec and that part of the province of Ontario lying to the east of and including Fort William on the Canadian Pacific Railway and Armstrong on the most northerly transcontinental route of the Canadian National Railway; and

- (b) Area No. 2 composed of all that part of Canada lying to the west of Area No. 1.

3. (1) The maximum price at which a person who manufactures macaroni products may sell or offer to sell any style of standard grade macaroni product named in the Schedule hereto,

- (a) packed in a bulk carton containing thirty (30) pounds of the product shall be
 - (i) \$1.12 per carton when sold to a wholesale distributor in Area No. 1;
 - (ii) \$1.20 per carton when sold to a wholesale distributor in Area No. 2;
 - (iii) \$1.17 per carton when sold to a retailer in Area No. 1;
 - (iv) \$1.25 per carton when sold to a retailer in Area No. 2;
- (b) packed in a bulk carton containing ten (10) pounds of the product, shall be
 - (i) 38 cents per carton when sold to a wholesale distributor in Area No. 1;
 - (ii) 41 cents per carton when sold to a wholesale distributor in Area No. 2;
 - (iii) 40 cents per carton when sold to a retailer in Area No. 1; and
 - (iv) 43 cents per carton when sold to a retailer in Area No. 2.

(2) Except as provided in subsection 1 of this Section, and subject to the provisions of subsections 3 and 4 of this Section, the maximum price at which a person who manufactures macaroni products may sell or offer to sell any style and grade of macaroni product packed in a retail package or bulk carton of any size to any class of customer in any Area named in this Order, shall be the highest lawful price at which he sold that style and grade of that macaroni product packed in a container of the same size and kind to the same class of customer in the same Area during the basic period, September 15 to October 11, 1941, both inclusive.

(3) In the case of a sale to a wholesale distributor or retailer in Area No. 1, the price referred to in subsections 1 and 2 of this Section shall be

- (a) the delivered price at the buyer's place of business when the macaroni product is packed in a retail package; and
- (b) f.o.b. either Montreal, Toronto, Hamilton or Thorold (whichever of them is nearest by direct rail route to the buyer's place of business) when the macaroni product is packed in a bulk carton.

(4) In the case of a sale to a wholesale distributor or retailer in Area No. 2 the price referred to in subsections 1 and 2 of this Section shall be f.o.b. Winnipeg, Lethbridge or Vancouver, (whichever of them is nearest by direct rail route to the buyer's place of business).

SALES BY WHOLESALE DISTRIBUTORS

4. (1) The maximum price at which a wholesale distributor may sell or offer to sell any style and grade of macaroni product to a retailer, shall be the sum of the following:—

- (a) the actual price paid by him for the macaroni product, but not in any event exceeding the lawful maximum price at which it may be sold to him by the manufacturer under the provisions of this Order; and
- (b) sales tax and transportation charges where and to the extent the same or either of them are not borne by the manufacturer of the macaroni product and are not included in the said actual price; and
- (c) a markup (percentage of cost) in respect to the macaroni product of a particular manufacturer not greater than the markup (percentage of cost) normally used by him in pricing that product during the said basic period and if that product was not sold by him during the said basic period, not greater than the markup normally used by him in pricing a similar product during the said basic period; provided, however, that in no case shall the markup exceed the following percentage of the wholesale distributor's selling price, namely,
 - (i) ten per cent (10%) for standard grade macaroni product;

- (ii) ten per cent (10%) for choice grade macaroni product and fancy grade macaroni product when sold in the same retail package in which it was packed by the manufacturer for sale at retail; and
- (iii) twelve per cent (12%) for choice grade macaroni product and fancy grade macaroni product when sold in bulk or in a bulk carton or in a retail package other than one packed by the manufacturer for sale at retail.

(2) In the case of a sale by one wholesale distributor to another wholesale distributor the maximum markup referred to in clause (c) of subsection 1 of this Section according to the grade of macaroni product sold shall constitute their total combined maximum markup, and the wholesale distributor who sells shall furnish to the wholesale distributor who buys before or at the time of delivery of the macaroni product an invoice showing the total combined markup and the share thereof of the wholesale distributor who buys.

SALES BY RETAILERS

5. The maximum price at which a person who sells at retail may sell or offer to sell any style and grade of macaroni product shall be the sum of the following:—

- (a) the actual price paid by him for the macaroni product, but not in any event exceeding the lawful maximum price at which it may be sold to him by his supplier under the provisions of this Order; and
- (b) sales tax and transportation charges where and to the extent the same or either of them are not borne by his supplier and are not included in the said actual price; and
- (c) a markup (percentage of cost) in respect to the macaroni product of a particular manufacturer not greater than the markup (percentage of cost) normally used by him in pricing that product during the said basic period and if that product was not sold by him during the said basic period, not greater than the markup (percentage of cost) normally used by him in pricing a similar product during the said basic period; provided, however, that in no case shall the markup exceed the following percentage of the retailer's selling price, namely,
 - (i) twenty-five per cent (25%) for standard grade macaroni product;
 - (ii) twenty-five per cent (25%) for choice grade macaroni product and fancy grade macaroni product when sold in the same retail package in which it was packed by the manufacturer for sale at retail;
 - (iii) thirty per cent (30%) for choice grade macaroni product when sold in bulk or in a bulk carton or in a retail package other than one packed by the manufacturer for sale at retail; and
 - (iv) thirty-five per cent (35%) for fancy grade macaroni product when sold in bulk or in a bulk carton or in a retail package other than one packed by the manufacturer for sale at retail.

GENERAL PROVISIONS

6. (1) On and after the 15th day of April, 1943, no person shall,

- (a) manufacture a macaroni product except those named in the Schedule hereto;
- (b) manufacture a grade of macaroni product except the grade or grades of that product specified in the Schedule hereto;
- (c) manufacture more than two brands of each grade of macaroni products named in the Schedule hereto;
- (d) manufacture a grade of macaroni product in any style or styles or in any number of styles except in the style or styles or number of styles specified in the Schedule hereto for that grade;
- (e) pack any style and grade of macaroni product in a container except in a container of the size specified in the Schedule hereto for that style and grade.

(2) Except with the written authority of the Foods Administrator appointed by the Board,

- (a) no person shall manufacture a macaroni product with egg content unless the product contains on the moisture free basis, not less than 5.5 per centum of the solids of eggs or egg yolk;
- (b) no person shall pack a macaroni product in a retail package unless the style, grade, brand and name of the product are printed or stamped in type of not less than one-quarter ($\frac{1}{4}$) inch in height on the package or on a label affixed thereto;
- (c) no person who sells at retail shall repack any macaroni product in any kind of container except in a paper bag.

7. Nothing in this Order contained shall be deemed to prohibit

- (a) the use or sale as containers for macaroni products of packages or cartons manufactured and on hand on the 15th day of April, 1943, and specially made or labelled otherwise than in accordance with this Order, provided the containers are labelled as directed by clause (b) of Subsection 2 of Section 6;
- (b) the sale of a macaroni product not named in the Schedule hereto provided that the product was manufactured on or before the 15th day of April, 1943;
- (c) the sale of a macaroni product named in the Schedule hereto in a style and grade not specified for that product in the Schedule, provided that the product was manufactured on or before the 15th day of April, 1943; and
- (d) on a sale at retail, the repacking of a macaroni product in a paper bag of any size or capacity.

8. This Order shall be effective on and after the 15th day of April, 1943.

Dated at Ottawa, this 12th day of April, 1943.

K. W. TAYLOR,
Foods Administrator.

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

SCHEDULE

To ADMINISTRATOR'S ORDER No. A-687

Grade	No. of Styles	Description of Styles	Macaroni Products	Size of Containers
STANDARD GRADE MACARONI PRODUCTS	1	Any style.....	Macaroni.....	For all items
	1	" ".....	Vermicelli.....	1 lb. Retail Packages and 10 lb. and 30 lb. Bulk Cartons.
	1	" ".....	Spaghetti.....	
	1	" ".....	Ready-cuts.....	
	1	" ".....	Alphabets or soup mix	
	1	" ".....	Sea Shells.....	
CHOICE GRADE MACARONI PRODUCTS	1	" ".....	Macaroni.....	For all items
	1	" ".....	Vermicelli.....	1 lb. Retail Packages.
	1	" ".....	Spaghetti.....	
	1	" ".....	Ready-cuts.....	
	1	" ".....	Alphabets or soup mix	
	1	" ".....	Sea Shells.....	
	1	Any style.....	Vermicelli.....	For all items 10 lb. and 30 lb. Bulk Cartons.
	2	Thin or large.....	Spaghetti.....	
	3	Small, medium or large.	Macaroni.....	
	2	Narrow, large or extra large.....	Noodles.....	
	5	Rigatoni, Large—Ditale, Medium—Tubetti, Small—Tubettini and Ready-cut.....	Cut Macaroni.....	
	1	Any style.....	Soup Mix.....	
	1	" ".....	Orzo (Oats).....	
	1	" ".....	Acini Pepe (Lead shots).....	
	1	" ".....	Alphabets.....	
	1	" ".....	Shells.....	
FANCY GRADE MACARONI PRODUCTS	3	Fine, medium wide or broad.....	Plain Noodles.....	For all items
	1	Any size.....	Twisted Noodles.....	14 oz. Retail Packages and 20 lb. Bulk Cartons.
	2	Small or large.....	Plain Vermicelli.....	
	1	Any size.....	Twisted Vermicelli..	
	3	Small, medium or large.	Square Flakes.....	
			Barley.....	
			Bow ties.....	
	1	Any style with eggs....	Noodles, flakes, barley.	14 oz. Retail Packages and 20 lb. Bulk Cartons.
	1	Long style with eggs....	Macaroni.....	14 oz. Retail Packages and 10 lb. Bulk Cartons.
		Catelli Food Products only.....	Plain Twisted Vermi- celli.....	For all items
		Catelli Food Products only.....	Egg Wheat Noodles..	8 oz. and 12 oz. Retail Packages.
		Canada Creamette Co. only.....	Creamettes.....	

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-688

Respecting Styles of Fur Garments

Pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board as follows:—

1. For the purposes of this Order,
 - (a) "garment" means a coat, jacket or cape, the outer surface of which is made wholly or principally of fur;
 - (b) "fur cape" means a garment the outer surface of which is made wholly or principally of fur, without sleeves;
 - (c) "manufacturer" means any person, whether retailer, tailor, contractor, sub-contractor or wholesale manufacturer, who wholly or partly manufactures in Canada for sale or for remuneration any garment referred to in this Order.
2. (1) No manufacturer shall
 - (a) manufacture a fur garment of a style not manufactured by him during the year 1942;
 - (b) manufacture fur garments in a greater number of styles than two thirds of the number of styles manufactured by him in the year 1941;
 - (c) alter, remake or remodel a fur garment or any part thereof in any style other than a style used by him during the year 1942, provided that nothing herein contained shall prohibit the repair of a fur garment in any manner which does not alter the style of such a garment.
3. No manufacturer shall manufacture, except of silver fox fur,
 - (a) a fur bolero the length of which, from the neck seam down, is less than 23 inches in the case of size 16 or proportionately in other sizes;
 - (b) a fur cape.

4. The provisions of this Order shall be subject to such written exemptions as the Administrator of Fur Skins and Fur Garments may grant, upon application to him, in individual cases of undue hardship or other special circumstances.

5. This Order shall be effective on and after the 15th day of April, 1943.

Dated at Ottawa this 12th day of April, 1943.

MICHAEL MORRIS,
*Administrator of Fur Skins
and Fur Garments.*

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-689

Respecting Fur Garments

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

1. Section 2 of Administrator's Order No. A-180 is hereby revoked.
2. This Order shall be effective on and after the 15th day of April, 1943.

Dated at Ottawa this 12th day of April, 1943.

MICHAEL MORRIS,
*Administrator of Fur Skins
and Fur Garments.*

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-690

Respecting Domestic Sewing Machines and Parts

Whereas pursuant to regulations established by Order in Council P.C. 6391, dated August 19, 1941, as amended, and with the approval of the Minister of Munitions and Supply and of the Chairman of the Wartime Industries Control Board, the Controller of Supplies made Order No. C.S. 40 to prohibit the manufacture of domestic sewing machines and parts;

And whereas by Order in Council P.C. 504, dated January 23, 1941, it was provided that the jurisdiction of the Controller of Supplies, with respect to the goods referred to therein, including domestic sewing machines and parts, be terminated and that the said Order of the Controller of Supplies be deemed to be an Order of this Board;

And whereas by Order in Council P.C. 8528, dated November 1, 1941, this Board, with respect to the said goods, including domestic sewing machines and parts, has jurisdiction as to their production and otherwise and has deemed it expedient to revoke and has revoked the said Order and directed that this Order be substituted therefor;

Therefore pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board as follows:

1. No person shall, unless he has obtained the written permission of the Administrator of Plant Steam Railway and Ship Building, Machinery, Equipment and Supplies, manufacture a domestic sewing machine or any part or cabinet therefor.

2. This Order shall be effective on after the 19th day of April, 1943.

Dated at Ottawa, this 13th day of April, 1943.

HUGH CROMBIE,

*Administrator of Plant Steam Railway and
Ship Building, Machinery, Equipment and Supplies.*

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-691

Respecting Office and Store Equipment and Supplies

Whereas pursuant to regulations established by Order in Council P.C. 6391, dated August 19, 1941, as amended, and with the approval of the Minister of Munitions and Supply and of the Chairman of the Wartime Industries Control Board, the Controller of Supplies made Orders Numbers C.S. 26, C.S. 26A, C.S. 26D, and C.S. 29B to curtail the use of metal in the production of certain goods, including office and store equipment and supplies;

And whereas by Order in Council P.C. 504, dated January 23, 1943, it was ordered that the jurisdiction of the Controller of Supplies, with respect to the goods referred to therein, including office and store equipment and supplies, be terminated and that the said Orders of the Controller of Supplies be deemed to be orders of this Board;

And whereas by Order in Council P.C. 8528, dated November 1, 1941, this Board, with respect to the said goods, including office and store equipment and supplies, has jurisdiction as to their production and otherwise and has deemed it expedient to consolidate and amplify the provisions of the said Orders and for that purpose has revoked the said Orders and directed that this Order be substituted therefor;

Therefore pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board as follows:

1. No manufacturer, processor or assembler shall, unless he has obtained the written permission of the Administrator of Office Machinery, Equipment and Supplies,

use metal in the manufacture, processing or assembling of an article named in the Schedule hereto except and to the extent only that metal is required to be used for casters, fittings, joining hardware or reinforcing strips and struts, and in the case of a filing cabinet, a storage cabinet or locker, for the frame and operating equipment thereof.

2. This Order shall be effective on and after the 19th day of April, 1943.

Dated at Ottawa, this 13th day of April, 1943.

F. S. KASZAS,
*Administrator of Office Machinery,
Equipment and Supplies.*

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

SCHEDULE

to Administrator's Order No. A-691

List of articles referred to in Section 1

1. Card index cabinet
2. Clip Board and Arch File
3. Counter
4. Desk
5. Desk Tray
6. Display Stand
7. Filing Cabinet
8. Ledger Tray and Stand
9. Locker
10. Paper Weight
11. Partition
12. Perforator
13. Punch
14. Ruler
15. Shelving
16. Storage Cabinet
17. Tab for Index Guide
18. Table, including a Drafting Table
19. Tilting Chair Mechanism
20. Typewriter Desk Mechanism
21. Waste Paper Basket
22. Visible Record Equipment
23. Any other similar article or device for office or store.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-692

Respecting Identification Tags

Whereas pursuant to regulations established by Order in Council P.C. 6391, dated August 19, 1941, as amended, and with the approval of the Minister of Munitions and Supply and of the Chairman of the Wartime Industries Control Board, the Controller of Supplies made Order Number C.S. 26-F to curtail the use of metal in the manufacture of identification tags;

And whereas by Order in Council P.C. 504, dated January 23, 1943, it was ordered that the jurisdiction of the Controller of Supplies, with respect to the goods referred to therein, including identification tags, be terminated and that the said Order of the Controller of Supplies be deemed to be an Order of this Board;

And whereas by Order in Council P.C. 8528, dated November 1, 1941, this Board, with respect to the said goods, including identification tags, has jurisdiction as to their production and otherwise and has deemed it expedient to revoke and has revoked said Order Number C.S. 26-F, and directed that this Order be substituted therefor;

Therefore pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board as follows:

1. For the purpose of this Order, "identification tag" includes a plate, badge, disc, name plate, number plate and any other similar article or thing intended for use as a means of identification.

2. Except as provided in section 3, no person shall, unless he has obtained the written permission of the Administrator of Office Machinery, Equipment and Supplies, use any metal in the manufacture of an identification tag.

3. A person who manufactures identification tags for use as a means of identifying

(a) persons employed in industrial or other plants;

(b) live stock or poultry;

(c) metal, during its production and shipment;
may use in such manufacture

(i) uncoated steel in the form of tin mill, black plate or black sheets other than prime material;

or

(ii) tin plate or terne plate in any of the following forms, namely:
waste-waste, cobbles, scrap or terne plate salvaged from used containers.

4. This Order shall be effective on and after the 19th day of April, 1943.

Dated at Ottawa, this 13th day of April, 1943.

F. S. KASZAS,
*Administrator of Office Machinery,
Equipment and Supplies.*

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

NOTE:—Nothing contained in this Order is to be construed as indicating that the above materials will be available to any manufacturer.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-693

Respecting Medicinal Preparations

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

1. For the purposes of this Order,

(a) "bulk sizes" means the following:—

(i) with respect to preparations in liquid form, more than one gallon;

(ii) with respect to preparations sold by count, such as tablets, ampoules, capsules, etc., more than one thousand;

(iii) with respect to preparations sold by weight, such as ointments, powders, effervescent salts, etc., more than one pound.

(b) "medicinal preparation" means any pharmaceutical preparation, whether the formula is according to a recognized pharmacopœia, or otherwise, and whether manufactured for the use of man or animal, but does not include the following:—

- (i) Seidlitz Powders as defined in Administrator's Order No. A-97;
- (ii) household drug products as defined in Administrator's Order No. A-514; and
- (iii) any proprietary or patent medicine as defined in The Proprietary or Patent Medicines Act, R.S.C. 1927, Chapter 151 and registered thereunder.

2. No person shall on or after the 1st day of May, 1943, package a medicinal preparation in more than three sizes in addition to bulk sizes, as defined in Section 1 of this Order.

3. Notwithstanding the provisions of Section 2, no person shall in any case increase the number of sizes in which any medicinal preparation is packaged by him at the effective date of this Order.

4. For the purposes of this Order, where medicinal preparations are packed

(a) in different strengths or

(b) bearing the label of different manufacturers, they shall be deemed to be different medicinal preparations.

5. Nothing contained in this Order shall apply to the packaging of a medicinal preparation for delivery to any person purchasing such product for his personal or household use or consumption and not for the purpose of resale.

6. The provisions of this Order shall be subject to such written exemptions as the Administrator of Pharmaceuticals and Toilet Goods may grant, upon application to him, in order to permit the use of stocks of containers on hand at the effective date of this Order.

7. This Order shall be effective on and after the 17th day of April, 1943.

Dated at Ottawa this 13th day of April, 1943.

W. M. GRANT,
Administrator of Pharmaceuticals.

Approved:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-694

Respecting Bicycles

Whereas pursuant to regulations established by Order in Council P.C. 6391, dated August 19, 1941, as amended, and with the approval of the Minister of Munitions and Supply and of the Chairman of the Wartime Industries Control Board, the Controller of Supplies made Orders Numbers C.S. 39 and C.S. 39-A to curtail the use of metal in production of bicycles;

And whereas by Order in Council P.C. 504, dated January 23, 1943, it was provided that the jurisdiction of the Controller of Supplies with respect to the goods referred to therein, including bicycles, be terminated and that the said Orders of the Controller of Supplies be deemed to be orders of this Board;

And whereas by Order in Council P.C. 8528, dated November 1, 1941, this Board has jurisdiction with respect to the said goods, including bicycles as to their production and otherwise and this Board has deemed it expedient to consolidate and amplify the provisions of the said Orders and for that purpose has revoked the said Orders and directed that this Order be substituted therefor:

Therefore pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board as follows:

1. Nothing in this Order except the provisions of section 6 shall apply to the manufacture or assembly of a bicycle to the order of

- (a) the Department of Munitions and Supply;
- (b) the Department of National Defence (Naval Services);
- (c) the Department of National Defence (Army); or
- (d) the Department of National Defence (Air Services).

2. (1) No person shall, unless he has obtained the written permission of the Administrator of Fabricated Steel and Non-Ferrous Metal, manufacture or assemble a new bicycle.

(2) Each permit issued by the said Administrator for the manufacture or assembly of bicycles by a person shall specify therein the number of men's bicycles and of women's bicycles which that person may manufacture or assemble during the period set forth in the permit.

(3) No person shall under a permit issued to him by the said Administrator manufacture or assemble in a period a greater number of men's bicycles or of women's bicycles than the number set forth for such kind of bicycles in the permit for that period.

3. No person shall manufacture or assemble a bicycle of a kind named in the Schedule hereto unless it is manufactured or assembled in accordance with the specifications set forth for that kind in the said Schedule.

4. No person shall manufacture any parts for a bicycle unless the parts are manufactured in accordance with the specifications set forth for those parts in the said Schedule; provided, however, that this section shall not apply to the manufacture of

- (a) a seat post for sale only as a replacement part but the overall length thereof shall not exceed ten inches;
- (b) parts for repairs of and replacements on a bicycle manufactured prior to May 8, 1942;
- (c) tool bags and tools for sale only as parts.

5. No person shall, unless he has obtained the written permission of the said Administrator, convert a frame of a man's bicycle into a frame for a woman's bicycle.

6. A person who manufactures or assembles a rear stand, luggage carrier, tank, truss rod, handlebar cross tube or a skirt guard for a bicycle shall use no metal in such manufacture or assembly unless and to the extent only that metal is required for nails, nuts, bolts, screws, rivets or other joining hardware to be used in the assembly of such parts or the fastening of the same to a bicycle.

7. (1) On or before the 24th day of April, 1943, and on or before the twenty-fourth day of each month thereafter, every person who manufactures or assembles bicycles shall file with the said Administrator signed statements, in the forms prescribed by the said Administrator, showing the following particulars, namely:

- (a) The number of assembled bicycles which he had on hand at the end of the preceding month.
- (b) The number of frame sets for bicycles which he had on hand at the end of the preceding month.
- (c) The number of bicycles which he assembled during the preceding month.
- (d) The number of bicycles which he sold during the preceding month.
- (e) The number of frame sets for bicycles which he sold during the preceding month other than frame sets assembled in bicycles referred to in clause (d) of this subsection.

(2) The said statement shall show separately:—

(a) The number of bicycles assembled to the order of the Departments named in subsection (1) of section 1.

(b) The number of bicycles manufactured and assembled under permits.

8. This Order shall be effective on and after the 19th day of April, 1943.

Dated at Ottawa, this 13th day of April, 1943.

H. H. FOREMAN,

*Administrator of Fabricated Steel
and Non-Ferrous Metal.*

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-694

Specifications respecting bicycles and parts the manufacture and assembly of which is in pursuance of a permit from the Administrator of Fabricated Steel and Non-Ferrous Metal.

1. Man's bicycle, size and type of frame

- (a) a single bar curved top tube type frame measuring either 20" or 22" from the centre of the crank to the intersection of straight lines projecting from the seat post tube and the top bar;
- (b) a single bar straight top tube type frame measuring 20" or 22" from the centre of the crank to the top of the seat post tube.

2. Woman's bicycle, size and type of frame

- (a) a straight lower frame bar and curved top bar measuring 20" from the centre of the crank to the top of the seat post tube;
- (b) a straight lower frame bar and straight top bar measuring 20" from the centre of the crank to the top of the seat post tube.

3. Man's or woman's bicycle

- (a) weight, less tires, lighting equipment and warning equipment not to exceed 33 pounds;
- (b) the frame which may be of brass brazed or steel welded to consist of a combination of steel tubes of any of the following sizes or gauges:—

Front lower or down bar: $1\frac{1}{16}$ " x 18 gauge

or $1\frac{1}{8}$ " x 18 gauge

or 1" x 18 gauge

Front upper or top bar: 1" x 18 gauge

or 1" x 20 gauge

Upright or seat post tube: $1\frac{1}{16}$ " x 20 gauge

or $1\frac{1}{8}$ " x 20 gauge

or 1" x 18 gauge

Rear Upper: $\frac{5}{8}$ " x 20 gauge

Rear Lower: $\frac{3}{4}$ " x 18 gauge

or $\frac{7}{8}$ " x 18 gauge

- (c) forks to be of a built-up tubular design without truss rods and may be brass brazed or steel welded. No spring type forks permitted;
- (d) handlebars to have a width of 20", attached to a non-extension type handlebar stem;
- (e) seat post not to exceed an overall length of 8";
- (f) wheels to consist of rims of steel of a size suitable to be fitted with tires, Canadian size only, 28" x $1\frac{1}{2}$ ". The rims to be attached to a hub or coaster brake by steel spokes and brass or steel nipples. Rims and steel nipples to be rustproofed;

- (g) steel mudguards not to be wider than $2\frac{3}{8}$ " of an .020 gauge steel with front guard not exceeding more than 6" in front of fork and rear guard not extending more than 32" from back of rear fork;
- (h) chain guards permitted only on women's bicycles and the same are to be of the half type or what is commonly known as the "hockey stick" type, of steel not heavier than .028 gauge;
- (i) the sprocket chain to be $\frac{1}{2}$ " x $\frac{1}{8}$ " Canadian standard, or 1" x $\frac{3}{16}$ " U.S. standard with the length in either case to be 55" to 57" running over a front and rear sprocket of suitable pitch;
- (j) saddles, grips, crank sets, pedals, coaster brakes, rims, hubs, handlebars, lighting equipment and warning equipment and other parts of a bicycle in respect of which no specifications are made in this Order are to be of Canadian, English or American manufacture; and, when of Canadian manufacture, any metal plated finish shall be according to the specifications in that respect provided by the Metals Controller, and no crude or reclaimed rubber shall be used, except with the approval of the said Administrator;
- (k) metal plating of the type permitted by the Metals Controller only may be used on seat posts, handlebar stems, adjusting nuts and screws.

PART IV
 Wartime Industries Control Board
 (Munitions and Supply)

DEPARTMENT OF MUNITIONS AND SUPPLY
CONTROLLER OF CHEMICALS

ORDER No. C.C. 17

(Salicylates)

Dated March 31st, 1943.

Pursuant to the authority conferred by Order in Council P.C. 4996, dated July 10th, 1941, and any other enabling Order in Council, and with the approval of the Chairman of the Wartime Industries Control Board, it is hereby ordered as follows:—

1. For the purposes of this Order, unless the context otherwise requires
 "Salicylates" means acetylsalicylic acid, salicylic acid, sodium salicylate and methyl salicylate in all their forms, whether modified by the addition of starch or other granularizing agents or not;
2. *Disposition of subsequent importations of salicylates to be in accordance with Controller's instructions*

No importer of salicylates shall dispose of any salicylates imported by him after the date of this order otherwise than in accordance with written instructions issued by the Controller of Chemicals.

E. T. STERNE,
Controller of Chemicals

APPROVED:

HENRY BORDEN,
Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

METALS CONTROLLER

ORDER No. M.C. 1-A

(Rescinding Orders No. 1 and 3.)

Dated March 30th, 1943.

Pursuant to the authority conferred by Order in Council P.C. 5225 dated June 19th, 1942, and by any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board,

IT IS HEREBY ORDERED AS FOLLOWS:

1. The following Orders of the Metals Controller are hereby rescinded:—
 - (a) Order No. 1 dated April 3, 1941.
 - (b) Order No. 3 dated July 30, 1941.

F. M. CONNELL,
Deputy Metals Controller.

APPROVED:

HENRY BORDEN,
Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY**METALS CONTROLLER****ORDER No. M.C. 7-A****(Rescinding Order No. M.C. 7)**

Dated March 30th, 1943.

Pursuant to the authority conferred by Order in Council P.C. 5225, dated June 19th, 1942, and by any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board,

IT IS HEREBY ORDERED AS FOLLOWS:

1. That Order No. M.C. 7 of the Metals Controller, dated November 21st, 1941, is hereby rescinded.

F. M. CONNELL,
Deputy Metals Controller.

APPROVED:

HENRY BORDEN,
Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY**METALS CONTROLLER****ORDER No. M.C. 8-A****(Rescinding Order No. M.C. 8)**

Dated March 30th, 1943.

Pursuant to the authority conferred by Order in Council P.C. 5225, dated June 19th, 1942, and by any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board,

I HEREBY ORDER AS FOLLOWS:

1. Order of the Metals Controller No. M.C. 8 dated December 1st, 1941, is hereby rescinded.

F. M. CONNELL,
Deputy Metals Controller.

APPROVED:

HENRY BORDEN,
Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY**METALS CONTROLLER****ORDER No. M.C. 40-A****(Rescinding Order No. M.C. 40)**

Dated March 30th, 1943.

Pursuant to the authority conferred by Order in Council P.C. 5225, dated June 19th, 1942, and by any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board,

IT IS HEREBY ORDERED AS FOLLOWS:

1. Order No. M.C. 40 of the Metals Controller dated January 13, 1943, is hereby rescinded.

F. M. CONNELL,
Deputy Metals Controller.

APPROVED:

HENRY BORDEN,
Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

METALS CONTROLLER

ORDER No. M.C. 49

(Magnesium)

Dated March 30th, 1943.

Pursuant to the powers conferred by Order in Council P.C. 5225 dated June 19, 1942, and by any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board,

IT IS HEREBY ORDERED AS FOLLOWS:

1. *Interpretation*

For the purposes of this order unless the context otherwise requires:

- (a) "magnesium" shall mean any metallic magnesium or any magnesium alloy the chief ingredient of which by volume is magnesium, but shall not include scrap.
- (b) "magnesium scrap" means all materials and objects which are the waste or by-product of the fabrication of magnesium or which have been discarded on account of obsolescence, failure, wear or other reason and the principal ingredient of which by volume is metallic magnesium.
- (c) "person" shall include firm, partnership, corporation, company, any governmental body or department, and/or any aggregation of persons.

2. *Sales, purchases, etc., of magnesium require approval of Metals Controller.*

No person shall purchase, acquire, sell, put into use, consume or otherwise dispose of any magnesium without the approval in writing of the Metals Controller.

3. *Existing permits or releases unaffected*

The provisions of this Order shall not apply to or affect any purchase, acquisition, sale, putting into use, or consumption of magnesium which has received the approval in writing of the Metals Controller on or before the date of this Order.

4. *Issue of releases*

Each person applying for the release of magnesium must submit his purchase order in duplicate to the office of the Metals Controller stating on the second copy:

- (a) Stock of magnesium at the time of placing his purchase order.
- (b) That the amount required plus stock on hand will not be in excess of sixty days supply.
- (c) The specific purpose or purposes for which the magnesium is required.

If the purchase order is approved the original copy will be so stamped and forwarded to the supplier indicated. If rejected the purchase order will be so stamped and returned to the applicant.

5. *Magnesium scrap segregation*

Each person producing any magnesium scrap in his plant or premises shall, before making any sale, transfer or other shipment thereof, collect, bag or place in a suitable container (such containers to be exclusively used for magnesium scrap) and label and identify each such parcel, as to the metallic content thereof (insofar as known) indicating thereon the plant or premises in which such magnesium scrap was produced.

6. *Reports of inventory*

On or before the 10th day of April 1943, and monthly on or before the 10th day of each and every month thereafter, each person having a stock of magnesium in his possession shall deliver to the Metals Controller a statement, signed by some person having a knowledge of the facts showing his stock position at the end of the preceding calendar month and indicate thereon such other information as the Metals Controller may from time to time require.

7. *Permits and releases*

The provisions of this Order shall be subject to any permit or release issued by the Metals Controller.

G. C. BATEMAN,
Metals Controller.

APPROVED:

HENRY BORDEN,
Chairman, Wartime Industries Control Board

NOTE 1.—No person shall use, consume, transfer, deliver or otherwise dispose of magnesium scrap except in the manner provided by the provisions of the Order of the Metals Controller No. M.C. 10B dated March 23rd, 1943.

2. The utmost care must be taken in the handling of magnesium scrap both from the standpoint of fire protection and from the standpoint of making further use of the scrap material especially by avoiding the mixing of such scrap with any other metal.

DEPARTMENT OF MUNITIONS AND SUPPLY

METALS CONTROLLER

ORDER No. M.C. 50

(Electroplating and Metal Finishing Advisory Committee)

Dated March 31st, 1943.

Pursuant to the authority conferred by Order in Council P.C. 5225, dated June 19, 1942, and by any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board,
IT IS HEREBY ORDERED AS FOLLOWS:

1. *Establishment of Committee*

A Committee to be known as the Electroplating and Metal Finishing Advisory Committee, (hereinafter referred to as the "Committee") is hereby established and appointed.

2. *Duties of the Committee*

The duties of the Committee shall be to conduct investigations and to confer with and advise the Metals Controller regarding all matters pertaining to metal finishing and consumption of metals by electroplating, and to present for discussion and guidance such other relevant problems as may arise in connection therewith.

3. *Composition and personnel of the Committee*

(1) The Committee shall until otherwise ordered consist of the Metals Controller and the Deputy Metals Controller together with:

Mr. Thomas Boaz.....Canada Cycle and Motor Company Ltd.
Mr. Allan Byers.....Canadian General Electric Company
Mr. E. M. P. Caunce...Ford Motor Company of Canada Limited
Lt. B. P. Malley.....Department of National Defence (Army)
Flt. Lt. H. R. Foottit..Royal Canadian Air Force
Mr. A. Granik.....General Motors of Canada Limited
Mr. A. C. Halferdahl...National Research Council
Prof. J. U. MacEwan...Army Engineering Design Branch, D.M.S.
Lt. Cdr. J. R. Millard..Department of National Defence (Navy)
Mr. H. H. Scotland....Inspection Board of United Kingdom and Canada
Mr. R. S. Tuer.....B. W. Deane Co. Ltd.
Mr. J. A. Walker.....Royal Canadian Ordnance Corps
Mr. Wm. Whalen.....Canadian Hanson & Van Winkle Co. Ltd.
Mr. W. Young.....Canadian Westinghouse Co. Ltd.

and such other persons from the Metals Controller's Office and from Industry as the Metals Controller may from time to time designate or appoint.

(2) Subject to the approval of the Metals Controller, each of the Services, Service Branches or Corporations referred to in subsection (1) next preceding, may from time to time designate a representative in substitution for the representative appointed in said subsection (1).

4. *Chairman*

The Chairman of the Committee shall be the Metals Controller or such other member of the Committee as he may from time to time appoint.

5. *Calling of meetings*

The Committee shall meet from time to time at the call of the Chairman of the Committee, at such time and place as he shall select and on such notice, given in such manner as he shall deem sufficient.

6. *Quorum*

Seven members of the Committee shall constitute a quorum.

F. M. CONNELL,
Deputy Metals Controller.

APPROVED:

HENRY BORDEN,
Chairman, Wartime Industries Control Board

DEPARTMENT OF MUNITIONS AND SUPPLY

METALS CONTROLLER

ORDER No. M.C. 51

(Non-Ferrous Welding, Brazing and Hard Surfacing Advisory Committee)

Dated March 30th, 1943.

Pursuant to the authority conferred by Order in Council P.C. 5225, dated June 19th, 1942, and by any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board,

IT IS HEREBY ORDERED AS FOLLOWS:

1. *Establishment of Committee*

A Committee to be known as the Non-ferrous Welding, Brazing and Hard Surfacing Advisory Committee (hereinafter referred to as "the Committee") is hereby established and appointed.

2. *Duties of the Committee*

The duties of the Committee shall be to conduct investigations and to confer with and advise the Metals Controller regarding all matters pertaining to non-ferrous welding, brazing, and hard surfacing, and to present for discussion and guidance such other relevant problems as may arise in connection therewith.

3. *Composition and Personnel of the Committee*

(1) The Committee shall until otherwise ordered be composed of the Metals Controller and the Deputy Metals Controller, together with:—

F. R. Adams.....	Canadian Liquid Air Co. Ltd.
G. E. Anderson.....	G. D. Peters & Co., Limited
H. W. Askew.....	Canadian National Railways
J. S. Brown.....	Hollup Corporation, Limited
Capt. (E) A. C. M. Davy.	Department of National Defence (Navy)
B. F. Day.....	Wall Chemicals Canadian Corporation, Limited
William A. Duncan	Dominion Oxygen Co. Ltd.
Flt. Lt. H. R. Foottit....	Royal Canadian Air Force
J. S. Fullerton.....	Handy and Harman of Canada, Limited
G. E. S. Hornby.....	British Admiralty Technical Mission
Prof. J. U. MacEwan.....	Army Engineering Design Branch, D.M.S.
Norman McPhee.....	Department of Mines and Resources
G. S. Mallett.....	Anaconda American Brass Limited
Lt. B. P. Malley.....	Dept. of National Defence (Army)
H. H. Scotland.....	Inspection Board of the United Kingdom and Canada
P. Sorley	Carter-Thompson Welding & Supplies, Ltd.
H. Thomasson	Canadian Westinghouse Co. Limited
C. Whittemore	Deloro Smelting & Refining Co. Limited

and such other persons from the Metals Control office and from industry as the Metals Controller may from time to time designate or appoint.

(2) Subject to the approval of the Metals Controller, each of the Services, Service Branches or Corporations referred to in subsection (1) next preceding, may from time to time designate a representative in substitution for the representative appointed in said subsection (1).

4. *Chairman*

The Chairman of the Committee shall be the Metals Controller or such other member of the Committee as he may from time to time appoint.

5. *Calling of Meetings*

The Committee shall meet from time to time at the call of the Chairman of the Committee, at such time and place as he shall select and on such notice, given in such manner, as he shall deem sufficient.

6. *Quorum*

Seven members of the Committee shall constitute a quorum.

F. M. CONNELL,
Deputy Metals Controller.

APPROVED :

HENRY BORDEN,
Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

RUBBER CONTROLLER

Order No. Rubber 5

(Restrictions against Processing of Rubber Continued)

Dated March 19th, 1943

Pursuant to the powers conferred by Order in Council P.C. 9995 of November 3rd, 1942, and by any other enabling Order in Council or Statute and with the approval of the Minister of Munitions and Supply and the Chairman of the Wartime Industries Control Board.

IT IS HEREBY ORDERED AS FOLLOWS:

1. *Interpretation*

For the purposes of this Order except where the context otherwise requires:—

- (a) "Controller" or "Rubber Controller" means the person appointed Rubber Controller by the Governor in Council.
- (b) "person" includes firm, partnership, corporation, company, any governmental body or department and/or aggregation of persons.
- (c) "processing" includes assembling, fabricating, manufacturing, producing and using, and any act in preparation for or in the course of any of them, including removing from storage and starting in to process, and "processor", "process" and "processed" shall have similarly extended meanings.
- (d) "rubber" means crude natural rubber and synthetic rubber and rubber substitutes in any form, and, without restricting the generality of the foregoing, includes balata, gutta percha, guayule, liquid latex, reclaimed and scrap rubber.

2. *Orders C.S. 4A, and C.S. 4H Rescinded*

Orders No. C.S. 4A, dated November 4th, 1941, and C.S. 4H, dated March 23rd, 1942, issued by the Controller of Supplies, and by Order in Council P.C. 9995, dated November 3rd, 1942, made Orders of the Rubber Controller, are hereby rescinded.

3. *Purchase of Crude Rubber from Fairmont Company Limited*

(1) No processor of rubber shall purchase in any one month from Fairmont Company Limited any crude natural rubber in excess of the amount which the Controller authorizes such processor to purchase during such month.

(2) Notwithstanding the amount of crude natural rubber which the Controller authorizes any processor of rubber to purchase from Fairmont Company Limited, no such processor shall purchase any grade of any type of crude natural rubber from Fairmont Company Limited if his stock on hand of such grade exceeds his normal requirements for all uses for a period of six weeks or for such other period as the Controller may, from time to time, designate by order in writing.

4. *Processing of Rubber Forbidden Except Under Permit*

(1) Except as provided in subsection (3) of this Section, no person shall process any rubber without a permit in writing from the Controller.

(2) The Controller may issue a permit to any processor to process during the succeeding month the amount of rubber specified in the permit; provided that if, in any month, less than the amount of rubber is processed than is authorized to be processed by such permit, the shortage shall not accrue, and any rubber on hand at the end of the month shall not be processed without a further permit in writing from the Controller, unless instructions to the contrary are endorsed on the original permit.

(3) Subsection (1) of this Section shall not apply to the processing of any rubber for the manufacture of any article which is the subject of a purchase order from the Department of Munitions and Supply or the Department of National Defence.

5. *Rubber Allotted Under Permit to be Used for Certain Specific Purposes Only*

Any processor who has received the permit referred to in subsection (2) of Section 4 of this Order may process the amount of rubber specified in such permit during the succeeding month but subject to the following restrictions:

- (a) No processor shall process any rubber except for the purpose of manufacturing the essential classes of rubber products at any time when such class is included in Schedule "A" to this Order.
- (b) No processor shall process any rubber for the manufacture of any article at any time when such article is included in Part I of Schedule "B" to this Order.
- (c) No processor shall process any rubber, except reclaimed or scrap rubber for the manufacture of any article at any time when such article is included in Part II of Schedule "B" to this Order.

- (d) No processor shall use any amount, kind, type, grade or compound of rubber in the processing of any article except such amounts, kinds, types, grades or compounds, as are designated from time to time by order in writing of the Controller.
- (e) The Controller from time to time by order in writing may include in or exclude from Schedule "A" to this Order any essential class of rubber products and may include in or exclude from Parts I and II of Schedule "B" to this Order any article.

6. Reports

Every processor of rubber shall on or before the respective dates hereinafter mentioned, deliver to the Controller at Ottawa the following statements signed by some person having a knowledge of the facts, together with such other information as the Controller may from time to time require:

- (a) on or before the 5th day of April, 1943, and monthly on or before the 5th day of each month thereafter, a statement showing separately the amount of crude rubber by types and grades, and the amounts of reclaimed and scrap, and synthetic rubber which such processor had on hand at the end of the previous month, together with the amount of rubber received and the amount used during such preceding month;
- (b) On or before the 15th day of April, 1943, and monthly on or before the 15th day of each month thereafter, a statement showing separately the amounts of crude rubber, and reclaimed and scrap, and synthetic rubber used in the processing of each rubber product manufactured during the preceding month;
- (c) On or before the 20th day of April, 1943, and monthly on or before the 20th day of each month thereafter, a statement showing the amounts of crude rubber by types and grades and synthetic rubber which it is estimated that such processor will require for the ensuing month;

7. Permits

The provisions of this Order shall be subject to any Permit or Order issued by the Controller to meet exceptional circumstances.

J. A. MARTIN,
Deputy Rubber Controller.

APPROVED:

C. D. HOWE,
Minister, Munitions and Supply.

H. BORDEN,
Chairman, Wartime Industries Control Board.

ORDER No. RUBBER 5

SCHEDULE "A" TO ORDER No. RUBBER 5

J. A. MARTIN, <i>Deputy Rubber Controller.</i>	C. D. HOWE, <i>Minister, Munitions and Supply.</i>	H. BORDEN, <i>Chairman, The Wartime Industries Control Board.</i>
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This is Schedule "A" referred to in Section 5 (a) of the Order, and no rubber may be processed for the manufacture of any article of any class of rubber products at any time when such class is not included in this Schedule.

1. Medical, surgical and laboratory supplies, druggists' sundries for the feeding of infants and the care of the sick;

2. Jar rings and sealing compounds for canning of foods with the exception of beverages;

3. Protective clothing, gloves and footwear for approved essential services;

4. Mechanical rubber goods, hard rubber and sponge rubber products, and compounded latex if such goods and products are intended for use as industrial equipment and for the repair of industrial plants and mines, fire departments, transportation companies and public utilities operated in Canada;

5. Component parts made wholly or partly of rubber for incorporation in or the repair of approved articles;

6. Rubber compounds for use in making insulated wire and cable;

7. Suction and gasoline hose;

8. Essential plumbers' supplies;

9. Tires and tubes as directed by the Controller;

10. Tire repair materials, other than tire repair kits;

11. Camelback for retreading or recapping;

12. Automotive parts;

13. Rubber cement for the shoe trade or for such other purposes as the Controller shall direct. (Note: Crude rubber is not allowed for box toe manufacturing, "sock" lining, cold tape or "quarter lining" in the manufacture of leather shoes.);

14. Staple black lines of waterproof footwear.

SCHEDULE "B" TO ORDER No. RUBBER 5

J. A. MARTIN,	C. D. HOWE,	H. BORDEN,
<i>Deputy Rubber Controller.</i>	<i>Minister, Munitions and Supply</i>	<i>Chairman, The Wartime Industries Control Board.</i>

PART I

This is Part I of Schedule "B" referred to in Section 5 (b) of the Order, and no rubber may be processed for the manufacture of any article at any time when such article is included in this part.

Accelerator pedals
 Animal boots and shoes
 Arch supports
 Arm rests
 Artificial leather or upholstering
 Artificial flowers or feathers
 Ash trays

 Basin gaskets and washers
 Basin stoppers
 Bath sprays, sponges and soap dishes
 Bath tub stoppers
 Baby carriage tire
 Battery carrier straps
 Beer tubing
 Belts or handbags
 Bicycle handle bar grips
 Billiard table rubber
 Blackout curtains
 Blowout shoes (for tires)
 Bookbinding adhesives
 Bottle carriers
 Bottle driers
 Bowling pin bands
 Brake rod rattlers
 Brewers hose

Brush bristles
 Bumper balls for air-line hose
 Bumpers all types: except under special permit
 Bumper tacks
 Bunion pads
 Buttons (clothing)

 Camera bellows
 Camera focusing cloth
 Candy moulds
 Canvas water bags
 Cap covers
 Carboys pads
 Carriage tire (for horse drawn carriages) except for new vehicles and where
 Controller gives special authorization
 Car mats—auto or trucks
 Cartridge clip boxes
 Casket Gaskets
 Castors or wheels—except for hospital furniture and equipment
 Caulks (horse shoes)
 Cellular pads for crash helmet cushions
 Cement for box toe manufacturing
 Cement for cold tape (leather shoe mfg.)
 Cement for floors or decks
 Cement for sealing envelopes
 Cement for rotogravure or artists' work
 Cement for "sock" lining (leather shoe mfg.)
 Chair and furniture parts
 Chain strapping (auto)
 Chair springs—rubber
 Channel filler and glazing rubber
 Chevrons
 Christmas tree lighting devices
 Chute lining
 Cigar machine aprons
 Cleats for athletic and sport shoes
 Closet floor flanges
 Closet seat hinge washers
 Coated clips
 Coats cloth interlining
 Coating for papers for food wrapping
 Coffee maker bushings and gaskets
 Combs
 Concentrator belts
 Contraction joint seals and concrete filler
 Corn pads
 Corrugated matting
 Crib sheeting
 Crutch pads
 Curb (gasoline) pump hose—except for war
 Cutting blocks
 Cushions, upholstery and mattresses (except invalid rings and operating cushions)

 Defroster parts and hose (except for war)
 Desk and chair protective pads
 Desk sets
 Die pads
 Dish drainers
 Door checks and bumpers—except special permit for airplane and army vehicles
 Door knob covers
 Drainer faucet and pump hose
 Drain pipe lining

Draper aprons
 Drill bit bags
 Elastic bands (See rubber bands)
 Electric base plugs, plug connectors and light sockets
 Elevator belt buckets and cleats (cleats for portables excepted)
 Erasers (pencil or pen) typewriter special permit
 Exercise machine parts
 Extension lamp handles
 Fan bases and blades (reclaimed rubber and scrap rubber may be used for combat tank equipment)
 Faucet cups
 Faucet filters
 Feeding bottle caps and covers (except nipples)
 Fenders and fender flaps
 Fender protective plates
 Fender welting
 Ferrules
 Filter cloth
 Finger pads
 Floor, tile and tiling, and wainscoting (except switchboard and conductive)
 Fly papers, swatters, catchers
 Foot bath trays
 Fountain pen stock
 Garden hose
 Gaskets, pads and shims made from scrap tires and tubes
 Gasoline tubing
 Gauntlets and cuffing (except linemen's sleeves)
 Gear shift knobs
 Gear silencers
 Glue dispensers
 Graphite guns and parts thereof
 Grommets (except aeroplane and dielectric)
 Ground sheets for civilian use
 Gun grips
 Hair curlers
 Handle grips—except for dielectric purposes and war requirements
 Hard rubber photographic trays and development tanks (except X-Ray)
 Hard rubber spatulas (except for handling explosives and corrosive materials)
 Hat-forming bags
 Hat gum rubber
 Hatters' belts
 Hockey pucks
 Hood supports and bumpers
 Horse shoes
 Horse shoe pads
 Horticultural binding tape
 Hose nozzles
 Hospital sheeting—(By special permit only)
 Household gloves
 Hydrometer parts
 Ice cube trays
 Idlers—rubber covered
 Ink wells and bottles
 Instep supports
 Interlinings for cloth coats
 Kits Repair of any kind
 Kneeling pads
 Knife handles and grips

Labels, labelling paste and label plasters
 Lamp shades
 Latex (or new rubber) for the sealing of pile in upholstery
 (a) new motor vehicles
 (b) new railway car seats
 Latex for spraying backs of skins in manufacturing furs
 Lawn mower tires
 Leather finishes or upholstering
 Line tube caps
 Link mats
 Loom harness strapping
 Lug straps, bumpers and holdups (constituting textile machinery parts)

 Masking tape and adhesive tape, transparent or otherwise, as used in the
 stationery trade for mending
 Mastic Deck covering (except repair)
 Mats and matting of all types (except switchboard and conductive)
 Molds for casting
 Molded wheels and casters
 Musical instruments and parts thereof
 Mucilage dispensers

 Name plates
 Newspaper cutting sticks

 Office machine silencers
 Ore launder, chute and skirt board rubber
 Oxygen tent canopies (except special permit)

 Pacifiers
 Paint
 Paint brush guards
 Painters' graining tools
 Panel board
 Paper machine aprons
 Paper padding adhesives
 Paving blocks
 Pedal rubbers
 Pen and pencil barrels
 Permanent waving Machines—parts
 Photo wringers
 Photographers bulbs and tubes
 Piano repair tubing
 Picture screens
 Plate wipers
 Plumbing supplies
 (a) slip joint washers
 (b) closet floor flanges
 (c) closet seat hinge washers
 (c) Douglas flush valve washers
 Plywood adhesives
 Post insulators
 Powder bags (mining)
 Protector rings for gas pump hose
 Pulley lagging

 "Quarter lining" in the manufacture of leather shoes
 Quoits

 Recoil pads
 Refrigerator freezing trays
 Refrigerator rubber parts: (fractional horse power belts excepted)
 Roller skate bumpers
 Rubber bands (except orthodontia band and bands for artificial limbs)

Rubber-covered lamp guards, handles, grab rails and knobs (except dielectric)
 Rubberized hair and fibre (except for surgical corrective appliances)
 Running boards, sill mats and matting

Sand blast cabinet lining
 Sand blasting stencils
 Sateen gimp
 Screen door rollers
 Screw bumpers
 Self-adhering signs
 Service station signal hose
 Serving trays
 Sewage disposal bags and paper
 Shims (automotive)
 Sink and lavatory gaskets (including mack gaskets)
 Sink pads, mats, sprays and stoppers
 Slip joint washers
 Soles and slab soling
 Spark plug caps
 Specimen (biological) injections
 Splints
 Sponge applicators
 Sponge rubber sheets, except for hospital operating tables.
 Sponge rubber stripping for automatic stokers
 Sponge rubber underlay for rugs or stairs
 Spud washers
 Squeegees—for any use
 Stair and step treads
 Stamp pads
 Steering wheels
 Step plates
 Stick-on soles and taps
 Stipplers
 Stirring rods
 Stove top pads
 Street car springs

 Table tops (except conductive)
 Tank fenders and flaps
 Tank floats
 Telephone bases
 Telephone cord protectors
 Telephone protectors
 Tent fabrics
 Test tube holders
 Thermometer cases
 Thermos bottle parts
 Thermoplastic coatings (except for wire and cable insulation)
 Thermostat covers
 Thread—Except for trusses and surgical garments
 Throat gaskets for bottling machines
 Tile and tiling (except conductive)
 Tire reliners
 Toggle straps
 Toilet closet outlet gaskets
 Toilet closet seat bumpers
 Toilet seats
 Trace material
 Tractor and implement tires
 Trolley wire guard
 Trolling tubing
 Truck tire flaps for replacement purposes

Tub bands for washing machines
 Tubes of airdrying cement
 Typewriter keys, feet and covers
 Typewriter and office machinery silencers

Union washers

Vacuum cleaner tires and bumpers
 Vacuum hose: Portable vacuum cleaners
 Vacuum hose for organs
 V-belt shock absorbers

Wainscotting
 Washing machine drainer tubing
 Water marking rings
 Weather stripping in any form
 Wheelbarrow tires
 Window squeegees (but not windshield wipers)
 Winterfront material (autos)
 Wingwalks and cockpit flooring on aircraft
 Wrestling mat covers

Yarning material

Zipper tabs

PART II

This is Part II of Schedule "B" referred to in Section 5 (c) of the Order, and no rubber, except reclaimed and scrap rubber, may be processed for the manufacture of any article at any time when such article is included in this part.

Athletic equipment
 Auto heater hose
 Auto topping material

Battery jars for replacement purposes
 Brake lining
 Bevelled flush valve washers
 Bevelled ballcock shank washers
 Brush setting compounds

Carpet sweeper—tires only
 C.I. tubing (except beer tubing)
 Crutch tips

Curb line air hose

Fire extinguisher tubing

Force cups
 Friction tape

Gasoline (metal lined) hose

Heels

Jar rings

Mallets and mallet heads (rubber hammers)

Packing—C.I. or C.B.S. sheet

Radiator hose

Rock wool insulation hose

Shoes—Utility canvas

Stirrup pump hose for official A.R.P. use only

Vacuum hose: For non-portable machines (such as used in schools and hotels)

Windshield wiper tubing

Wringer rolls for new washing machines produced under quota

Wringer rolls for replacement on existing washing machines

DEPARTMENT OF MUNITIONS AND SUPPLY

TIMBER CONTROLLER

ORDER No. TIMBER 18

(Lumber for Automotive Crates)

Dated March 26th, 1943.

Pursuant to the authority conferred by Order in Council P.C. 2716 of June 24th, 1940, as amended, and by any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board, and the concurrence of the Wartime Prices and Trade Board,

IT IS HEREBY ORDERED AS FOLLOWS:

1. *Interpretation*

For the purposes of this Order, except where the context otherwise requires:
 "automotive crate" means a crate or box for packaging and shipping motor vehicles, including trailers, and/or spare parts thereof;

2. *Manufacturers Agreements to be Approved by Timber Controller*

- (1) No manufacturer of automotive crates shall hereafter authorize shipment or accept delivery under any agreement heretofore or hereafter made for the purchase or acquisition of any lumber to be used in the manufacture of automotive crates unless the Timber Controller has approved in writing of such agreement;
- (2) Every manufacturer of automotive crates, who has, since March 4th, 1943, agreed, or who in the future agrees, to purchase or acquire lumber to be used in the manufacture of automotive crates, shall deliver a copy of such agreement to the Timber Controller or his representative;
- (3) Every manufacturer of automotive crates who, on or before March 4th, 1943, agreed to purchase or acquire lumber to be used in the manufacture of automotive crates shall deliver to the Timber Controller or his representative a copy of such agreement if such manufacturer had not, on or before March 4th, 1943, received the whole amount of lumber covered by such agreement.

3. *Maximum Prices for Lumber Used as Sheathing*

- (1) No person shall sell or offer for sale, and no person shall purchase or offer to purchase any lumber originating east of Port Arthur, which is to be used as sheathing in the manufacture of automotive crates, at a price in excess of the following:
 - (a) if the lumber is delivered at Toronto—\$41.50 per thousand feet surface measure (M.S.M.) f.o.b. Toronto;
 - (b) if the lumber is delivered at any place other than Toronto, and the point of shipment is on the North Bay, Ontario freight rate basis, the said price of \$41.50 plus or minus (as the case may be) the difference in the freight charges on such lumber from North Bay to Toronto and from North Bay to the delivery point, calculated to the nearest 25c. per thousand feet surface measure (M.S.M.);

(c) if the lumber is delivered at any place other than Toronto, and the point of shipment is on the Campbellton, N.B. freight rate basis, the said price of \$41.50 plus or minus (as the case may be) the difference in the freight charges on such lumber from Campbellton to Toronto and from Campbellton to the delivery point, calculated to the nearest 25c. per thousand feet surface measure (M.S.M.).

(2) If the weight of any such lumber exceeds 1650 pounds per thousand feet surface measure (M.S.M.) the entire freight charges for such excess weight shall be borne by the purchaser.

4. Freight Charges for Lumber, Other Than Sheathing

If the weight of any lumber originating east of Port Arthur, which is to be used in the manufacture of automotive crates for other than sheathing, exceeds the weight per thousand feet board measure (F.B.M.) for each finished size, shown below, the entire freight charge for such excess weight shall be borne by the purchaser.

<i>Finished Size</i>	<i>Weight per thousand feet board measure (F.B.M.)</i>
D4S - 1 $\frac{5}{8}$ x 3 $\frac{5}{8}$ " (Nominal size 2 x 4")	1850 lbs.
D4S - 1 $\frac{5}{8}$ x 5 $\frac{5}{8}$ " (" " 2 x 6")	1950 lbs.
D4S - 1 $\frac{5}{8}$ x 7 $\frac{1}{2}$ " (" " 2 x 6")	1950 lbs.
25/32 x 3 $\frac{3}{4}$ " (" " 1 x 4")	2000 lbs.
25/32 x 5 $\frac{3}{4}$ " (" " 1 x 6")	2000 lbs.
Rough (" " 4 x 4")	2700 lbs.

A. H. WILLIAMSON,
Timber Controller.

APPROVED:

HENRY BORDEN,
Chairman, Wartime Industries Control Board.

CONCURRED IN BY THE WARTIME PRICES AND TRADE BOARD:

D. GORDON,
Chairman.

DEPARTMENT OF MUNITIONS AND SUPPLY

TRANSIT CONTROLLER

ORDER No. TRANSIT 7

(Wartime Transit Advisory Committee—Toronto District)

Dated March 30, 1943.

Pursuant to the powers conferred by Order in Council P.C. 6131 of August 12, 1941, as amended, and by any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board:

IT IS HEREBY ORDERED AS FOLLOWS:—

1. Wartime Transit Advisory Committee, Toronto District, Established

A Committee, which shall be known as "Wartime Transit Advisory Committee, Toronto District" (hereinafter referred to as "the Committee") is hereby established.

2. Duties and Powers

(1) The duties of the Committee shall be to investigate and consider passenger transportation facilities in the Toronto district and means and plans for supplying and maintaining essential passenger transportation therein, having regard to the wartime limitations imposed by government authority on the use of gasoline, rubber and other commodities and the rationing thereof, and to confer with, advise and make recommendations to the Transit Controller with respect thereto.

(2) For the purposes set out in subsection (1) next preceding the Committee shall have power

- (a) to investigate available passenger transportation facilities by bus, street car, taxicab and any other public or private vehicle; and
- (b) to interview and negotiate with persons, firms and corporations supplying or capable of supplying any passenger transportation facility, and government departments or agencies, persons, firms, corporations and associations interested in or affected by the supply and maintenance of essential passenger transportation facilities.

3. *Membership*

The Committee shall consist of the persons hereinafter named, of whom the first named shall be Chairman;

JAMES STEWART
CLIFFORD SIFTON
H. M. TURNER

4. *Meetings*

The Committee shall meet from time to time at the call of the Chairman at such time and place as the Chairman may select and on such notice given in such manner as the Chairman may deem sufficient.

5. *Quorum.*

Any two members of the Committee shall be a quorum.

CHAS. G. GRAY,
Transit Controller.

APPROVED:

HENRY BORDEN,
Chairman, Wartime Industries Control Board.

PART V

Export Permit Branch
(Trade and Commerce)**EXPORT PERMIT BRANCH ORDER No. 69**

April 7, 1943.

By virtue of the power conferred upon me by Order in Council P.C. 2448 of April 8, 1941, Paragraph 2 and Paragraph 4, as amended by Order in Council P.C. 5084 of July 8, 1941, the undersigned hereby orders:

1. That Section 2 of Export Permit Branch Order No. 63 of March 2, 1943 be amended by the deletion therefrom of the following:

Herring, Atlantic, pickled, of a grade or quality known as "Tropics",

Herring, Atlantic, bloaters,
so that henceforth bloaters and "Tropics" will require an export permit before being shipped from Canada to any destination.

2. That Regulation 44 of the Export Permit Regulations of March 15, 1943 be amended by the deletion from the first sentence thereof of the words "as the baggage of" and the substitution therefor of the words "or shipped by".

3. That this Order come into force and have effect on and after April 15, 1943.

JAS. A. MacKINNON,
Minister of Trade and Commerce.

VOLUME II, No. 3.



April 26, 1943

CANADIAN WAR ORDERS AND REGULATIONS 1943

Published under authority of Order in Council P.C. 10793 of
26th November, 1942.

STATUTORY ORDERS AND REGULATIONS DIVISION
PRIVY COUNCIL OFFICE

OTTAWA
EDMOND CLOUTIER
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1943

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ERRATA:

Volume I No. 13, page 860, Schedule "H":

(a) for "other similar type" read "other similar types"
and

(b) for "bag" read "box"

Volume II No. 2, Order No. A-690, page 131:

"Order in Council P.C.504, dated January 23, 1941" should read "January 23, 1943"

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PART I

Orders in Council

Order in Council amending National Selective Service Civilian Regulations—Transfer to more essential employment

P.C. 2907

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 12th day of APRIL, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Labour reports that it is expedient to make provision whereby employees, who belong to age classes designated for the purpose of National Selective Service Mobilization Regulations, may be required to perform Alternative Service within the meaning of Part IIA of the National Selective Service Civilian Regulations, in event of their refusal to transfer to more essential employment when required to do so under the provisions of Section Two Hundred and Ten of the National Selective Service Civilian Regulations;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, and under authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, and the National Resources Mobilization Act, 1940, is pleased to amend the National Selective Service Civilian Regulations (P.C. 246, January 19, 1943) and they are hereby further amended by the addition immediately following subsection 3 of Section 210 thereof, of the following:—

“(4) If any person refuses to comply with an order of a Selective Service Officer made under subsection two of this section, the Selective Service Officer shall forward the name and address of such person to the Alternative Service Officer as defined in section two hundred and fifty of these Regulations and such person shall be deemed to be a person to whom Part IIA of these Regulations applies and may be required to perform Alternative Service within the meaning of the said Part IIA in like manner as any other person for whom Alternative Service may be prescribed under the said Part IIA; provided, however, that the provisions of section two hundred and fifty-two shall not be applicable to such person”.

Subsection 4 of the said section 210 to be renumbered accordingly as subsection 5 thereof.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council prohibiting importation of citric acid except under permit

P.C. 2933

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 12th day of APRIL, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Controller of Chemicals, with the endorsement of the Wartime Industries Control Board, requests that the importation of citric acid be controlled by permit in order to facilitate the enforcement of regulations controlling the use of citric acid in Canada;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order that the importation of citric acid into Canada be and it is hereby prohibited except under and in accordance with the terms of a permit issued by, or on behalf of, the Minister of National Revenue.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council authorizing the Department of National Defence to act as Agent for the Government of Yugoslavia

P.C. 2938

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 12th day of APRIL, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas The Foreign Forces Order, 1941 (P.C. 2546, 15th April, 1941) provides for the discipline and internal administration of the Naval, Military and Air Forces of certain Foreign Powers, which Forces are carrying on training in Canada with the consent of the Government of Canada;

And whereas Section 2 (c) of the aforementioned Order defines a Foreign Power to mean Belgium, the Czechoslovak Republic, the Netherlands, Norway, Poland and any other Power which may be designated by the Governor in Council as a Foreign Power for purposes of the said Order;

And whereas Order in Council P.C. 3897 dated 11th May, 1942 designates Yugoslavia as a Foreign Power within the meaning of the Foreign Forces Order, 1941;

And whereas Order in Council P.C. 22/2544 dated 11th April, 1941 empowers the Government of Canada through the Department of National Defence to act as agent for the Foreign Powers specifically named in paragraph 2 (c) of the Foreign Forces Order, 1941, in respect of matters involving the provision of transportation, supplies, stores, equipment and services capable of being furnished by the Department of National Defence for members of the Forces of those Powers stationed in Canada; the expenditures thereby involved to be borne in the first instance by the Department of National Defence, to be recoverable later on from the Governments of the Powers in question; provided that the outstanding debit balance at any time in respect of any one of those Governments shall not exceed \$10,000;

And whereas the Minister of National Defence reports that in spite of the fact that Yugoslavia has been named as a "Foreign Power" within the meaning of the Foreign Forces Order, 1941, it has not been made subject to the provisions of Order in Council P.C. 22/2544 dated 11th April, 1941, and that it is now considered necessary to undertake such action;

That the estimated cost of the foregoing proposal for twelve months of 1943-44 is \$10,000; that upon approval of the 1943-44 Annual Army Estimates, funds will be available in the relevant Primary Allotments to defray the cost and that the aforementioned amount will be ultimately recoverable from the Government of Yugoslavia;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of National Defence (concurred in by the Secretary of State for External Affairs), is pleased to order and doth hereby order that Yugoslavia be included as a Foreign Power for which the Government of Canada through the Department of National Defence shall act as agent in accordance with the provisions of Order in Council P.C. 22/2544 dated 11th April, 1941.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council exempting imports of feeding corn sugar "molasses" from various taxes

P.C. 2988

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 13th day of APRIL, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Finance reports that manufacturers of animal and poultry feeds are experiencing considerable difficulty in obtaining suitable ingredients for the manufacture of prepared feeds;

That during the last year there has been a marked increase in the cost of feed ingredients containing essential vitamins;

That imported cane molasses of the kind generally used in the manufacture of feeds is dutiable at a rate of duty of customs of $1\frac{1}{2}$ cents per gallon under both the Intermediate and General Tariffs, but owing to shipping conditions this product is not available at the present time;

That feeding corn sugar "molasses" obtained as a by-product in the manufacture of corn sugar from corn is dutiable at the rate of $\frac{3}{4}$ cent per pound under the British Preferential Tariff and $1\frac{1}{2}$ cents per pound under the Intermediate and General Tariffs;

That in addition to the customs duty payable on imports of feeding corn sugar "molasses" as described above there is an excise tax of one cent per pound imposed under the provisions of the Special War Revenue Act; and

That the national interest would be best served in the present emergency by reducing the tariff on feeding corn sugar "molasses" made from corn from the rate of $1\frac{1}{2}$ cents per pound under the Intermediate and General Tariffs to $1\frac{1}{2}$ cents per gallon and by exempting this material from the excise tax of one cent per pound;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and doth hereby order that imports of feeding corn sugar "molasses" obtained as a by-product in the manufacture of corn sugar from corn be accorded the tariff treatment hereunder indicated, effective April 1, 1943:

Feeding corn sugar "molasses" obtained as a by-product in the manufacture of corn sugar from corn, containing 48 per cent or more of reducing sugars expressed as dextrose, for use exclusively in the manufacture of feeds for live stock, poultry or fur-bearing animals, under such regulations as the Minister may prescribe

British Preferential Tariff	Intermediate Tariff	General Tariff
Free	$1\frac{1}{2}$ cents per gallon	$1\frac{1}{2}$ cents per gallon

(To be designated as Tariff Item 139a.)

and that feeding corn sugar "molasses" as described above, when imported into Canada or taken out of warehouse, or manufactured or produced in Canada and sold, for use exclusively in the manufacture of feeds for live stock, poultry or fur-bearing animals shall be exempt from the excise tax of one cent per pound, effective April 1, 1943.

A. D. P. HEENEY,
Clerk of the Privy Council.

**Order in Council exempting imports of cleaned rice, except rice used
for the purposes of producing malt, from various taxes**

P.C. 2989

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 13th day of APRIL, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas cleaned rice is dutiable at the rate of 50 cents per one hundred pounds under the British Preferential Tariff, 90 cents per one hundred pounds under the Intermediate Tariff, and \$1.00 per one hundred pounds under the General Tariff, with a United States Trade Agreement rate of 70 cents per one hundred pounds;

And whereas an Order in Council, P.C. 4136, was passed on May 18, 1942, establishing a temporary item covering "cleaned rice, when imported by manufacturers of cereal foods, for use in the manufacture of cereal foods, in their own factories" at rates of Free under the British Preferential and Intermediate Tariffs and \$1.00 per one hundred pounds under the General Tariff;

And whereas the said Order in Council also exempted cleaned rice, when imported by manufacturers of cereal foods, for use in the manufacture of cereal foods, in their own factories from the war exchange tax of 10 per cent ad valorem;

And whereas the Minister of Finance reports that the principal manufacturers in Canada using cleaned rice are those engaged in the production of cereal foods and soups;

That the landed cost in Canada of cleaned rice imported from the United States has advanced about 65 per cent since September, 1941; and

That removal of the customs duty and war exchange tax on imports of cleaned rice, except rice used for the purpose of producing malt, will reduce the cost of production of foods made from this commodity and enable these foods to be sold under the ceiling price;

Therefore His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order as follows:—

1. Order in Council P.C. 4136 of May 18, 1942, is hereby revoked, effective April 15, 1943.

2. Effective on and after April 15, 1943, imports of rice, cleaned, except rice used for the purpose of producing malt, are hereby exempted from the war exchange tax of 10 per cent ad valorem and the special excise tax of 3 per cent, and accorded the tariff treatment hereunder indicated:

Rice, cleaned, except rice used for the purpose of producing malt:

British Preferential Tariff	Intermediate Tariff	General Tariff
Free	Free	Free

(To be designated as Tariff Item 63a.)

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council deleting petroleum and petroleum products from Schedule One to the War Exchange Conservation Act

P.C. 3005

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 13th day of April, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Finance reports that petroleum and petroleum products were inserted in Part Two of Schedule One to the War Exchange Conservation Act, 1940, in order to facilitate the operation of oil control in Canada;

That the Oil Controller represents that adequate control can now be exercised without requiring permits for the importation of lubricants and crude petroleum for refining; and

That import procedure would be simplified and clerical work reduced by removal of the Items enumerated hereunder from Part Two of Schedule One to the War Exchange Conservation Act, 1940;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order that the Items enumerated hereunder be and they are hereby deleted from Part Two of Schedule One to the War Exchange Conservation Act, 1940;

Tariff Item Number	Description
267	Crude petroleum not subjected to any other process than natural weathering and removal of foreign matter and water, when imported by oil refiners to be refined in their own factories:— (i) .8155 specific gravity (42.0 A.P.I.) or heavier at 60 degrees Fahrenheit. (ii) Lighter than .8155 specific gravity (42.0 A.P.I.) at 60 degrees Fahrenheit.
267a	Crude petroleum, n.o.p.
267b	Petroleum tops; blends of petroleum tops or petroleum products with crude petroleum; all the foregoing .7249 specific gravity (63.7 A.P.I.) or heavier, at 60 degrees Fahrenheit, when imported by oil refiners to be refined in their own factories.
268	Natural casinghead, compression or absorption gasoline, lighter than .6690 specific gravity (80.0 A.P.I.) at 60 degrees Fahrenheit, when imported by refiners of crude petroleum for blending with gasoline wholly produced in Canada.
271	Lubricating oils composed wholly or in part of petroleum:— (a) valued at less than 25 cents per gallon. (b) n.o.p.
272a	Petroleum greases and lubricating greases, n.o.p.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council authorizing the incorporation of "Defence Communications, Limited"

P.C. 3045

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 15th day of April, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas in order to facilitate and expedite the carrying out of necessary extensions of existing communications facilities in Eastern Canada and Newfoundland as may from time to time be required for the use of the Armed Services, the Minister of Munitions and Supply pursuant to the provisions of sub-section (3) of Section 6 of The Department of Munitions and Supply Act has procured the incorporation of a company under the Companies Act 1934, under the name "Defence Communications Limited";

And whereas the Minister of Munitions and Supply reports that it is proposed to enter into an agreement with the said Company substantially in the terms of the draft agreement hereto annexed as Schedule "A" providing for the operations to be carried out by the Company and for payments to the Company as provided in the said agreement; and

That he is of the opinion that the incorporation of the said Company and the operations proposed to be carried on by it are in the public interest.

Now therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply, and under the authority of The Department of Munitions and Supply Act and the War Measures Act, is pleased, hereby, to confirm the action of the Minister of Munitions and Supply in procuring the incorporation of the said Company and to grant authority to the said Minister to execute and deliver an agreement with the said Company substantially in the terms of the draft agreement hereto annexed as Schedule "A" and to make the payments or advances to the Company provided for by the said agreement.

A. D. P. HEENEY,

Clerk of the Privy Council.

Order in Council establishing Regulations—Staff Officers for Naval Shore Patrols, Army and Air Force Provost Marshals—Powers in relation to personnel of the three Services

P.C. 3056

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 15th day of April, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Order in Council P.C. 609 of the 26th January, 1942, conferred certain powers on Navy, Army and Air Force Provost Marshals in relation to personnel of the three Services:

And whereas the Minister of National Defence for Naval Services reports that for reasons of Naval administration, it is not expedient to appoint Naval Provost Marshals and that the Officers in the Naval Service carrying out Naval duties parallel to those of Army and Air Force Provost Marshals would be better designated as Staff Officers for Naval Shore Patrols;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of National Defence for Naval Services (concurred in by the

Minister of National Defence and the Minister of National Defence for Air) is pleased, hereby to revoke Order in Council P.C. 609 of the 26th January, 1942, and to make the following regulations:

REGULATIONS

Staff Officers for Naval Shore Patrols, Army and Air Force Provost Marshals— Powers in relation to Personnel of the three Services

(a) Staff Officers for Naval Shore Patrols are hereby authorized to exercise the powers of Army Provost Marshals in relation to persons subject to Military Law and Air Force Provost Marshals in relation to persons subject to Air Force Law.

(b) Army Provost Marshals are hereby authorized to exercise the powers of Staff Officers for Naval Shore Patrols in relation to persons subject to the Naval Discipline Act and of Air Force Provost Marshals in relation to persons subject to the Air Force Act.

(c) Air Force Provost Marshals are hereby authorized to exercise the powers of Staff Officers for Naval Shore Patrols in relation to persons subject to the Naval Discipline Act and of Army Provost Marshals in relation to persons subject to Military Law.

(d) The powers conferred by or under these Regulations on any Staff Officer for Naval Shore Patrols or Provost Marshal are exercisable also by his assistants and by any Officers or Seaman, soldier or airman as the case may be, legally exercising authority under him or on his behalf except that no Officer can be arrested or detained otherwise than on the order of another Officer.

(e) The above powers may be exercised in the area comprising the Dominion of Canada and Newfoundland.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council authorizing the effective date for the Amendments to the National Selective Service Mobilization Regulations and the National Selective Service Civilian Regulations (P.C. 2821)

P.C. 3097

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 15th day of April, 1943.

PRESENT:

HIS EXCELLENCY
THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Acting Minister of Labour, is pleased to order and doth hereby order that the effective date for the amendments to National Selective Service Mobilization Regulations and National Selective Service Civilian Regulations made by Order in Council P.C. 2821 of April 7, 1943, and which was not provided for in the said Order in Council, shall be May 1, 1943.

A. D. P. HEENEY,
Clerk of the Privy Council.

**Order in Council appointing Colonel G. H. Kirkpatrick a Member
of the Regional War Labour Board, Vancouver, B.C.**

P.C. 3098

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 15th day of April, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Acting Minister of Labour, is pleased to appoint and doth hereby appoint Colonel G. H. Kirkpatrick of Vancouver, British Columbia, a member of the Regional War Labour Board for the said Province, as representing employers, in place of Mr. J. F. Belyea, resigned.—(P.C. 4143, 18th May, 1942).

A. D. P. HEENEY,
Clerk of the Privy Council.

**Order in Council appointing A. R. Welsh and E. F. Browning
Members of the Mobilization Board Division "J"**

P.C. 3099

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 15th day of April, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas subsection one of section eight of the National Selective Service Mobilization Regulations (P.C. 10924 of December 1st, 1942, as later amended) provides that "there shall be a Board for each Division which shall be known as the Mobilization Board for the Division and shall consist of such members as the Governor in Council shall appoint";

And whereas the Acting Minister of Labour reports that it is advisable to appoint two further members to the Mobilization Board in Division "J";

Therefore, His Excellency the Governor General in Council, on the recommendation of the Acting Minister of Labour, is pleased to appoint and doth hereby appoint two further members of the Mobilization Board in Administrative Division "J", namely Alexander Robert Welsh, Esquire, member of the Legislative Assembly for the constituency of Turtle Mountain in the Province of Manitoba and Edward F. Browning, Esquire, of Ogilvie Station in the said Province of Manitoba.

A. D. P. HEENEY,
Clerk of the Privy Council.

**Order in Council directing that a Proclamation should issue designat-
ing certain age classes and parts of age classes of men
to be Called for Service**

P.C. 3131

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 19th day of April, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by subsection (1) of Section 3 of The National Selective Service Mobilization Regulations, (P.C. 10924 of December 1, 1942), such Regulations are

made to apply to such age classes or parts of age classes of men as the Governor in Council may, from time to time, by proclamation designate for the purpose;

And whereas by subsection (3) of Section 3 of such Regulations, men belonging to an age class or part of an age class which has been designated under those Regulations or called out pursuant to The National War Services Regulations, 1940 (Recruits), shall be deemed to be designated under The National Selective Service Mobilization Regulations;

And whereas from time to time age classes or parts of age classes have been called out pursuant to The National War Services Regulations, 1940 (Recruits), and proclamations designating age classes or parts of age classes have from time to time been issued under The National Selective Service Mobilization Regulations;

And whereas it is now deemed advisable, for the purpose of consolidating such age classes and parts of age classes, to designate by proclamation all age classes and parts of age classes previously designated or deemed to be designated and, in addition, to designate every man who was born in any of the years 1916 to 1902 inclusive and who, on July 15, 1940, was a judicially separated man.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, is pleased to order and doth hereby order and direct that pursuant to The National Selective Service Mobilization Regulations in that behalf a proclamation be issued in accordance with the attached draft.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council establishing regulations *re* deliveries and sales of grain, 1943 crop year

P.C. 3135

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 16th day of April, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Trade and Commerce reports that in order to carry out the policy of restricting deliveries and sales of wheat and of regulating the deliveries and sales of other grains in designated areas in Canada in the crop year commencing August 1st, 1943, new regulations must be made and additional powers must be given to The Canadian Wheat Board;

That he is of the opinion that this policy and the vesting of powers in The Canadian Wheat Board to give effect to the same are measures required for the security, defence, peace, order and welfare of Canada; and

That the regulations made and established by Order in Council P.C. 10000 of 6th November, 1942, continue in effect until July 31st, 1943, and the annexed new regulations in respect to grain deliveries in the crop year commencing August 1st, 1943, are necessary and desirable and have been recommended by The Canadian Wheat Board;

Therefore His Excellency the Governor General in Council, on the recommendation of the Minister of Trade and Commerce and under and by virtue of the powers conferred by the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, and otherwise, is pleased, notwithstanding any law or statute to the contrary, to make the annexed regulations and they are hereby made and established accordingly.

A. D. P. HEENEY,
Clerk of the Privy Council.

REGULATIONS

1. These regulations apply only to grain produced in and persons engaged in the delivery, gristing, transportation, marketing, handling or processing of grain, resident in the Province of Manitoba, the Province of Saskatchewan, the Province of Alberta, and that part of British Columbia known as the Peace River District, the Creston and Wynndel areas, and such other parts of British Columbia as the Board may from time to time designate.

2. In these regulations and in all documents and orders or instructions made or issued under them, unless the context otherwise requires,—

“Act” means The Canadian Wheat Board Act, 1935, and amendments thereto;

“actual producer” means a producer actually engaged in the production of wheat;

“authorized acreage” means the acreage for wheat delivery purposes established by The Canadian Wheat Board;

“crop year” means a period of one year commencing on the 1st of August, 1943, and expiring on the 31st of July, 1944;

“delivery” includes the disposal of grain to any country elevator, loading platform, mill or terminal elevator or to any person;

“grain” includes wheat, barley, rye, oats, flaxseed, soybeans, corn, sunflower seed and rape seed;

“regulation” means any provision hereof;

“person” includes a corporation,

and all other words and expressions shall have the same meaning as they have in the said Act.

3. The Board shall not in the crop year receive, take delivery of, or buy wheat to an amount which, added to the amount of all wheat sold or disposed of otherwise than to the Board, and including all wheat milled or processed, shall exceed fourteen bushels per authorized acre.

4. The Board shall have power to fix the maximum quantity or quota of wheat which may be sold, delivered, milled, processed or disposed of by any person, and such order may be either general or particular or for a specified time or times. In addition to or in lieu of fixing such quota, the Board may prescribe any other method or other means of limiting sales, deliveries, millings or disposals which the Board deems necessary and desirable to effect the purpose and intent of these regulations.

5. No person, unless he is duly authorized by the Board so to do, shall, during the crop year, buy, take delivery of, mill or process wheat, and no person during such crop year shall sell, deliver, or otherwise dispose of any wheat to or have it milled by any person not so authorized by the Board.

6. No person engaged in transportation shall receive, transport, hold or deliver any grain contrary to any order or instruction made or given by the Board.

7. (a) The Board may, by order, regulate or prohibit the delivery, sale, disposition or milling of any kind of grain by any person or fix the maximum amount of any kind of grain that any person may deliver, sell, mill, or otherwise dispose of in any period of time.

(b) The Board may, by order, regulate or prohibit the receipt, storage, purchase or acquisition of any kind of grain by any person, or may fix the maximum amount of any kind of grain that any person may receive, store, purchase or acquire in any period of time.

8. Any person contravening any of these regulations or any order or instruction of the Board made thereunder, shall be guilty of an offence punishable on summary conviction by a fine not exceeding five hundred dollars or by imprisonment for a period not exceeding three months or by both such fine and such imprisonment.

9. No producer or person acting for a producer, unless he is duly authorized by the Board so to do, shall sell, deliver, mill, process or otherwise dispose of grain without a permit from The Canadian Wheat Board.

10. All sales and deliveries of grain by the producer, including wheat taken to a mill and gristed for his own use, shall be entered in the permit book and shall not exceed his quota at his delivery point save and except as provided in regulation No. 32 hereof, or with the special permission of The Canadian Wheat Board.

11. It shall be the duty of the producer to obtain a blank permit book from an elevator agent, and the producer shall take the book to a Municipal Secretary or any other person authorized to administer oaths, and have the three copies of the statutory declaration at the front of the book properly taken.

12. The original, duplicate and triplicate statutory declaration shall be signed by the person taking the declaration and by the person before whom the declaration is made.

13. It shall be the duty of the permit holder to return the permit book to the elevator agent as quickly as possible after the said declaration is taken. It shall then be the duty of the elevator agent to apply on Board forms for the authorized acreage on which wheat deliveries for the farm will be based in 1943-44. The original copy and the duplicate of the statutory declaration shall accompany this form and the permit book shall remain in the custody of the agent and shall not be used for delivery purposes until the Board advises him of the said authorized acreage. It shall then be the duty of the agent to record this figure truthfully and correctly in the permit book and return the book to the producer. The triplicate of the producer's statement and its attestation by his statutory declaration must be retained in the permit book.

14. The producer actually carrying on the farming operations shall have the prior right to possession of the permit:

- (a) Whenever a quota of the grain produced on any land becomes deliverable, any producer entitled to a definite share of the crop as landlord, vendor, mortgagee or otherwise, shall be entitled to have delivered in his name a share of such quota proportionate to such producer's said definite share of the crop, and shall have full right to make delivery as a producer, and for such purpose the permit holder shall make the permit book available; provided that the actual producer shall be entitled to deliver the first five bushels of wheat permitted to be delivered for each authorized acre shown in the permit book, but such priority for delivery of the first five bushels shall not diminish the total amount of wheat which any other producer is entitled to receive and deliver or have delivered from the land covered in the permit book; this proviso, however, shall not apply where the actual producer is merely a tenant under lease from a landlord and is not a mortgagor or purchaser;

Provided further that nothing in this regulation shall in any way derogate from or interfere with any provincial law or enactment.

- (b) The enforcement of this regulation shall be the direct concern and responsibility of the interested parties themselves and no legal obligation shall devolve on the Board in respect thereto.

15. At the time of receiving the permit the producer shall select only one delivery point for his grain, which point shall be recorded on the permit, and no grain shall be delivered at any point other than the one shown on the permit except with the special permission of the Board.

16. The Canadian Wheat Board shall have power to change the delivery point of any producer if such change is deemed necessary by the Board in the interest of all concerned and may exercise such power of its own motion.

- 17. (a) The aggregate deliveries from the land described in the permit shall not exceed the quotas established by The Canadian Wheat Board for the delivery point selected except with the special permission of the Board.
- (b) No person shall deliver, sell, ship or have milled, and no person shall receive, purchase, store or mill grain which is in excess of the said quota at the time of such delivery, receipt, sale, storage or milling unless he is specially authorized by the Board so to do.

18. The delivery quotas allowable shall be in net weights, that is, after dockage is deducted.

19. No person shall apply or deliver any grain on his quotas from any land other than that described in his permit. Such land description shall be a correct representation of the lands owned, rented or otherwise held and farmed by the producer taking the declaration.

20. When grain is delivered, the agent of the company or the person receiving delivery shall immediately, upon the completion of the delivery of the said grain, record and enter the same truly and correctly in the permit book of the producer of such grain and shall initial the entry in the permit book.

21. The permit book shall not be mutilated or defaced and no entry in it shall be altered or erased unless made and initialled by the agent who made the original entry.

22. Only one permit book shall be issued for each farm or group of farms operated as a unit. All deliveries from such land, whether by or on behalf of or for the credit of any producer whether farmer, landlord, vendor, mortgagee, or any person entitled to the grain, shall be entered in the one permit book.

23. A producer with widely separated farms necessitating delivery at two or more elevator points may make application to the Board for a division of his lands between two or more permits, supplying the Board with evidence that no duplication of acreage exists.

24. No permit shall be issued for a shipping point without a licensed country elevator. Producers, having taken out permits for an elevator point, may ship over a loading platform upon securing permission from the Board.

25. In the case of cars of grain shipped over the loading platform, the producer shall make sure that the quantity loaded does not exceed his quota. The railway agent shall take every precaution to ensure that the amount loaded does not exceed the quota for the lands described in the permit book submitted to him. The permit book must accompany the bill of lading to the office of the company handling the shipment, where the recording of quantities shall be made.

26. All deliveries in excess of the quota in effect at the time must be returned to the person making such over-deliveries unless otherwise ordered by the Board, and the person making such over-delivery shall repay any amounts owing to the recipients of the grain, but this regulation or compliance therewith shall not be construed to relieve the person making the said over-delivery from compliance with any other regulation herein or from any penalty for such other delivery.

27. At the request of any officer of the law or of a duly authorized agent, inspector, clerk or employee of The Canadian Wheat Board, any person delivering grain shall produce and/or surrender the permit under which the said delivery is being or has been made, and any permit holder shall, at the request of any such officer of the law or duly authorized agent, inspector, clerk or employee of The Canadian Wheat Board, produce and/or surrender as directed any permit held by him and give such information as may be required respecting the seeded acreage and production and the delivery of grain under The Canadian Wheat Board Act and these regulations.

28. In any proceedings whether in Court or otherwise taken in respect of any alleged breach of any statute, Order in Council or law respecting grain, including any order, regulation or instruction of the Board thereunder, or any regulations in or under any such statute, Order in Council or law:

- (a) any order, regulation, instruction, licence or other document purporting to be made, given or issued by or on behalf of or under authority of the Board shall, if purporting to be signed or countersigned by an official, be received as prima facie evidence that such order, regulation, instruction, licence or other document was so made, given or issued;
- (b) any document purporting to be certified by an official to be true copy of any order, regulation, instruction, licence or other document made, given or issued

by or on behalf of or under authority of the Board shall be received as prima facie evidence that such order, regulation, instruction, licence, or other document was so made, given or issued;

- (c) the words "an official" in the foregoing two paragraphs shall mean any one of the following members or officers of the Board: Chief Commissioner; Assistant Chief Commissioner; Commissioner; Secretary; Comptroller.
- 29. (a) An actual producer in possession of a permit book shall be entitled to deliver wheat (grown on the lands described in said permit book) to a mill for gristing purposes up to a total of forty (40) bushels during the crop year 1943-44, without diminishing the total wheat delivery quota on the authorized acreage of his lands until such quota is raised above twelve (12) bushels per authorized acre; and wheat grown on such lands prior to the present year may be so gisted;
- (b) As soon as any wheat delivery quota above 12 bushels per authorized acre is established, the amount of wheat gisted under this regulation shall become the first delivery against such quota and no other deliveries shall be permitted until the amount of wheat gisted is within the established quota;
- (c) The forty (40) bushel limit is a gross amount and shall include all costs, such as charges for gristing, and bags, and other items which should properly be so included;
- (d) The flour from such gisted wheat shall be used only by the actual producer and his own farm household, and shall not be re-sold by the actual producer;
- (e) All wheat delivered for such gristing shall be entered by the miller in the permit book at the time of delivery to the mill and marked "Family Gristing";
- (f) All wheat delivered for such gristing shall be reported by the mill monthly to The Canadian Wheat Board on a form to be provided; until such forms are provided, the mill shall keep a record suitable for the purpose, including the producer's full name, the number of his delivery permit and the number of bushels delivered;
- (g) Such wheat for gristing shall be received at the mill before flour is delivered in respect thereof and all exchanges of wheat for flour must be made at the mill;
- (h) Mills accepting delivery of wheat under this order shall not establish depots or agencies for the purpose of exchanging flour for wheat on a grist basis and shall not transport flour to be exchanged for wheat with the producers on a grist basis;
- (i) The Board may suspend, revoke, amend or substitute other provisions for any of those contained in the subsections (e), (f), (g) and (h) immediately above.

30. Instructions to the Trade issued by the Board shall be deemed to have been and to be orders or regulations of the Board.

31. These regulations shall become and be operative on the 1st of August, 1943, and thereafter, notwithstanding any statute or law to the contrary unless and so far as the same may be excepted herein.

32. The Board may make such orders or regulations or give such instructions as may be necessary or advisable in the opinion of the Board for the efficient operation and enforcement of these regulations and for carrying out the provisions hereof according to their true intent and meaning.

33. These regulations shall apply to all grain sold, milled, delivered or otherwise disposed of during the crop year commencing the 1st of August, 1943, and continue in effect until July 31st, 1944, subject, however, to the provisions of section nineteen of the Interpretation Act which are hereby made applicable hereto as if said regulations were revoked on said latter date.

Order in Council amending Regulations Respecting Construction and
Construction Materials and the Installation of Equipment

P.C. 3161

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 19th day of April, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply, and under the authority of the War Measures Act and the Department of Munitions and Supply Act, is pleased to amend the Regulations Respecting Construction and Construction Materials and the Installation of Equipment made and established by Order in Council P.C. 660 of January 30, 1942, as amended, and they are hereby further amended by deleting from Section 6 of the said regulations the words "five hundred dollars" and substituting therefor the words "five thousand dollars" and by deleting from the said section the words "twelve months" and substituting therefor the words "two years".

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council authorizing that no claims be made by the Crown
in respect to injuries sustained by members of the Armed
Forces carried as gratuitous passengers in
motor vehicles

P.C. 3167

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 19th day of April, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of National Defence reports,—

- (a) that, from time to time, members of the armed forces sustain injuries while travelling as gratuitous passengers in motor vehicles owned by members of the public and require hospitalization and medical treatment as the result thereof;
- (b) that such hospitalization and treatment is furnished through service facilities and the pay and allowance of such members of the forces are continued during the periods when they are unable to perform their service duties by reason of such injuries;
- (c) that the Deputy Minister of Justice has advised that, where such injuries are caused by the negligence of the driver of the motor vehicle, His Majesty in right of Canada is entitled to recover damages in respect of the pay and allowances of the service personnel while they are unable to perform their duties and in respect of their hospitalization and medical treatment, notwithstanding provincial legislation by which owners and drivers of motor vehicles are relieved from liability in respect of injuries sustained by persons carried gratuitously in motor vehicles;
- (d) that by reason of the provincial legislation relieving them from responsibility for injuries to passengers, few persons are insured against liability in respect of such claims and it is a hardship when they are enforced by the Crown notwithstanding the provincial legislation; and

(e) that, in view of the present transportation shortage, nothing should be done to discourage civilians from offering transportation to members of the forces;

That the estimated total of outstanding claims for the fiscal years ending the thirty-first day of March, nineteen hundred and forty-two and the thirty-first day of March, nineteen hundred and forty-three is Eight Thousand Four Hundred and Seventy-one Dollars of which One Thousand Six Hundred and Thirty-nine Dollars is in respect of injuries to members of the Royal Canadian Air Force.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of National Defence, concurred in by the Minister of National Defence for Air and the Minister of National Defence for Naval Services, is pleased to order and doth hereby order and direct that no claim be made hereafter by the Crown against the owner or driver of a civilian motor vehicle in respect of injuries sustained, heretofore or hereafter, by a member of the armed forces while being carried as a gratuitous passenger in such motor vehicle and that all such claims be abandoned.

A. D. P. HEENEY,
Clerk of the Privy Council.

**Order in Council establishing regulations concerning claims against
the Crown, caused by the negligence of members of His
Majesty's Canadian Naval, Military or Air Forces**

P.C. 3168

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 19th day of April, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Governor General in Council has from time to time made provision for payment, both in Canada and outside Canada, of claims, in respect of which the Crown is liable at law, arising out of any death or injury to the person or to property resulting from the negligence of any member of His Majesty's Canadian Naval, Military or Air Forces while acting within the scope of his duties or employment;

And whereas section 19 of the Exchequer Court Act imposes a legal liability upon the Crown for every claim arising out of any death or injury to the person or to property resulting from the negligence of any officer or servant of the Crown while acting within the scope of his duties or employment;

And whereas the Minister of National Defence reports that claims against His Majesty arising out of the negligence of members of His Majesty's Canadian Naval, Military or Air Forces have been paid on the assumption that members of the said Forces are officers or servants of the Crown;

And whereas by the judgment in the Exchequer Court of Canada, dated the 24th March, 1943, in the case of Matthew McArthur against The King, it was decided that the words "officer or servant of the Crown" in section nineteen (c) of the Exchequer Court Act mean only civilian officers or servants of the Crown and do not include officers or men of the militia of Canada or members of the Armed Forces engaged on active military service.

And whereas there is under consideration, a comprehensive scheme with reference to claims against the Crown;

And whereas it is deemed expedient for the security, defence, peace, order and welfare of Canada and for the conduct of the Naval, Military and Air operations in and beyond Canada to make provision, in the interim, for payment of claims against the Crown arising out of death or injury to the person or to property resulting from the negligence of any member of His Majesty's Canadian Naval, Military or Air Forces acting within the scope of his duties or employment as though a member of the said forces were an officer or servant of the Crown within the meaning of section nineteen (c) of the Exchequer Court Act.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of National Defence, concurred in by the Minister of National Defence for Air and the Minister of National Defence for Naval Services, is pleased to make the following regulations and they are hereby made and established accordingly:

REGULATIONS

1. Where, under the authority of any order or regulation made by the Governor in Council, claims arising out of the alleged negligence of a member of His Majesty's Canadian Naval, Military or Air Forces may be paid if it is found that His Majesty is legally liable in respect of such claim, such claim may be paid if it is, prior to the thirtieth day of June, nineteen hundred and forty-three, found by the appropriate authority that His Majesty would be liable if the member of the said forces out of whose alleged negligence the claim arises had been an officer or servant of the Crown within the meaning of section nineteen (c) of the Exchequer Court Act.

2. Payments may be made under this order whether or not the death or injury upon which the claim is based or the negligence from which the death or injury is alleged to have resulted occurred before or after this order comes into force.

3. No payments shall be made under this order until the claimant has executed a valid and sufficient release of all claims against the Crown and all claims against the member of the Armed forces out of whose negligence the claim arises in respect of death or injury to the person or to property resulting from the alleged negligence.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council appointing R. W. Scott a member of the Mobilization Board, Division "B"

P.C. 3171

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 19th day of April, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas subsection 1 of section 8 of the National Selective Service Mobilization Regulations (P.C. 10924 of December 1, 1942, as later amended) provides that "there shall be a Board for each Division which shall be known as the Mobilization Board for the Division and shall consist of such members as the Governor in Council shall appoint";

And whereas the Minister of Labour reports that it is advisable to appoint a further member to the Mobilization Board in Division "B".

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, is pleased to appoint and doth hereby appoint a further member of the Mobilization Board in Administrative Division "B", namely, R. W. Scott, Esquire, of the Township of York, in the County of York, in the Province of Ontario.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending the National Selective Service Civilian Regulations (P.C. 246 of 19th January, 1943)
—administering oaths

P.C. 3208

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 19th day of April, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Labour reports that it is essential for the efficient operation of the National Selective Service Civilian Regulations that certain officers, clerks and employees may be designated by the Minister for the purpose of administering oaths and taking affidavits or affirmations which any person is required to file or produce pursuant to the Regulations.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, and under the authority of the War Measures Act, Chapter 206 of the Revised Statutes of Canada, 1927, and the National Resources Mobilization Act, Chapter 13 of the Statutes of 1940, is pleased to amend the National Selective Service Civilian Regulations (made by Order in Council P.C. 246, of 19th January, 1943), and they are hereby amended by inserting the following section immediately after Section 510 of the said Regulations:

"511. Any officer, clerk or employee appointed pursuant to these regulations who is designated by the Minister for the purpose may, in the course of his employment, administer any oath and take and receive any affidavit, declaration or affirmation which any person is required to file or produce by or pursuant to these regulations; and every such officer, clerk or employee shall, with respect to any such oath, affidavit, declaration or affirmation, have all the powers of a Commissioner for taking Affidavits."

A. D. P. HEENEY,

Clerk of the Privy Council.

Order in Council approving regulations *re* Customs Duties and Taxes
on Munitions and Supplies of War

P.C. 1/3233

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 19th April, 1943.

The Board had under consideration a memorandum from the Honourable the Minister of National Revenue reporting that:

"Whereas, the Canadian Government is acquiring from the United Kingdom Government ownership of its capital investments in Canada (plant and equipment) for the production of munitions and supplies of war; and

Whereas, the said plant and equipment, and materials therefor, have been imported, or purchased in Canada, free of Customs duties and exempt from taxes, under Tariff Item 708, or under Orders in Council (P.C. 79/2980), (P.C. 1/8255), (P.C. 53/8097), (P.C. 85/2105) or other Orders in Council which have been cancelled and superseded; and

Whereas, goods imported, or purchased in Canada, for Canadian Government account are subject to full duties and taxes as provided for in the Customs Tariff and the Special War Revenue Act; and

Whereas, under the Mutual Aid proposal of the Canadian Government, munitions and supplies of war will in some cases be supplied and in other cases sold to the United Kingdom Government and Governments of Allied Nations;

Now, therefore, the undersigned, the Minister of National Revenue, with the concurrence of the Minister of Finance and the Minister of Munitions and Supply, has the honour to recommend that, under authority of Section 3 of the War Measures Act, it be ordered as follows:

- (1) That Order in Council (P.C. 79/2980) be rescinded as at midnight of March 31, 1943, without prejudice to the right of contractors or the United Kingdom Government to obtain, under the provisions thereof, refunds of duties and/or taxes paid on importations or purchases in Canada prior to April 1, 1943;
- (2) That Order in Council (P.C. 85/2105) be rescinded as at midnight of March 31, 1943, without prejudice to the right of importers or Canadian suppliers or the Inspection Board of United Kingdom and Canada to obtain, under the provisions thereof, refunds of duties and/or taxes paid on importations or purchases in Canada prior to April 1, 1943;
- (3) That Order in Council (P.C. 1/8255) be rescinded as at midnight of March 31, 1943, without prejudice to the right of contractors, sub-contractors, suppliers or Governments concerned to obtain, under the provisions thereof, refunds or drawbacks of duties and/or taxes paid on importations or purchases in Canada prior to April 1, 1943;
- (4) That Customs duties and/or taxes shall not be collected on inventories of munitions and supplies of war, materials and component parts including 'work in process', non-permanent plant equipment, repair or maintenance parts for plant equipment, articles and materials actually consumed in the process of manufacture, and factory expense items, which were imported and entered at Customs for home consumption, or purchased in Canada and delivery thereof taken, prior to April 1, 1943, by 'agents' of the Minister of Munitions and Supply duly appointed as such under Order in Council (P.C. 1/8255);
- (5) That capital items of machinery and other plant equipment which are transferred to Canadian Government ownership and in respect of which Customs duties and/or taxes have not been paid, or if paid have been refunded prior to April 1, 1943, whether by virtue of Tariff Item 708, Order in Council (P.C. 1/8255), or any other Order of the Governor in Council, by reason of the said capital items having been purchased for the account of the United Kingdom Government or for the joint account of the United Kingdom and Canadian Governments, shall become subject, as of April 1, 1943, to duties and/or taxes provided in the Customs Tariff and the Special War Revenue Act, on values as appraised by the appropriate officers of Customs and Excise, but such appraisal and payment of the Customs duties and/or taxes by the Canadian Government shall be deferred until such time as payment is ordered by Treasury Board, and it is hereby ordered that until such order is given by Treasury Board and payment of the outstanding duties and/or taxes made to the Customs and Excise Divisions of the Department of National Revenue the ownership plaques on the said capital items of equipment, as at March 31, 1943, are not to be removed or disturbed;
- (6) That munitions and supplies of war, materials and component parts, permanent and non-permanent plant equipment, repair or maintenance parts for plant equipment, articles and materials actually consumed in the process of manufacture, and factory expense items, for use in the production or manufacture of munitions and supplies of war, entered at Customs for consumption or delivered by Canadian suppliers on and after April 1, 1943, shall be subject to the usual provisions of the Customs Tariff and the Special War Revenue Act as to Customs duties and/or taxes, and the rates therein provided shall be levied and collected thereon;
- (7) That inasmuch as all contracts placed by the Minister of Munitions and Supply on behalf of the United Kingdom Government and other Allied Governments will be taken over by the Minister of Munitions and Supply on behalf of the Canadian Government as of April 1, 1943, and all contractors will be required to pay Customs duties and/or taxes on goods entered at Customs for consumption or delivered by Canadian suppliers on and after April 1, 1943, for the completion of such contracts, the Minister of Munitions and Supply may adjust the said contracts, which had been negotiated on the basis of duty free entry

and exemption from taxes, by increasing the contract prices to the extent of the duties and/or taxes paid by the contractor and for which he shall submit a claim in approved form, and the Department of National Revenue shall furnish to the Department of Munitions and Supply certificates as to the amounts of Customs duties and/or taxes properly payable to the contractor, after verification of his claim;

- (8) That the Department of Munitions and Supply shall ensure that increases in contract prices are not paid to the contractor in respect of munitions or supplies of war manufactured or supplied from inventories on hand on or prior to April 1, 1943, on which Customs duties and/or taxes were not paid, and which remain on a duty free and tax exempt basis as in this Order provided;
- (9) That in cases where munitions or supplies of war, delivered by contractors to the Canadian Government on and after April 1, 1943, are sold by the Canadian Government to the United Kingdom Government or to the United States Government or to the Government of any other Allied Nation, the Department of National Revenue shall pay to the Department of Munitions and Supply a drawback of the Customs duties and/or taxes paid by the contractor on materials and parts which entered into the manufacture of the munitions or supplies of war for which he has been paid by the Department of Munitions and Supply a price inclusive of such duties and/or taxes, and the Minister of National Revenue is hereby granted authority to pay such drawback either by the standard method of procedure or by payment of a specific amount per unit or a percentage of the contract unit price, whichever he may deem expedient, to be determined by a study of the duty and tax elements in such munitions or supplies by categories, the purpose being to minimize the clerical and investigational work involved, for both contracting companies and Government officials, in connection with the preparation of drawback claims;
- (10) That the Minister of National Revenue and the Minister of Munitions and Supply may prescribe such regulations as they may deem necessary for carrying out the provisions relating to their respective departments of any Order in Council based on this recommendation;
- (11) That any Order in Council based on this recommendation shall be effective on and after April 1, 1943."

The Board concur in the above report and recommendation, and submit the same for favourable consideration.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council authorizing the despatch to Alaska of personnel called out for training, service or duty pursuant to the provisions of the N.R.M.A.

P.C. 3238

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 20th day of April, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 7995, dated the 4th day of September, 1942, the despatch to the territory of Alaska of certain units on the strength of which were personnel called out for training, service or duty pursuant to the National Resources Mobilization Act, 1940, was directed;

And whereas the Minister of National Defence reports that the Chief of the General Staff reports that it may be considered desirable to despatch from time to time hereafter to Alaska, Artillery and Infantry Units and Formations of the Canadian Army on the strength of which are and which units may be reinforced by personnel

who have been called out for training, service or duty pursuant to the provisions of the National Resources Mobilization Act, 1940; and

That additional personnel is from time to time required to reinforce Artillery and Infantry Units of the Canadian Army serving in and/or which may be despatched from time to time hereafter to Alaska.

Now therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of National Defence, and under and by virtue of the National Resources Mobilization Act, 1940, and the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and doth hereby order as follows:

"Notwithstanding the provisions of any other statute, law, regulation or order, the Minister of National Defence is hereby authorized and directed to despatch to Alaska such personnel who have been called out for training, service or duty pursuant to the provisions of the National Resources Mobilization Act, 1940, who are or may be on the strength of or attached to and/or who are or may from time to time hereafter be required in the opinion of the said Minister for training, service or duty with Artillery and/or Infantry Units of the Canadian Army serving in and/or which may be despatched from time to time hereafter to Alaska; and to issue or cause to be issued all orders and to take all steps necessary to give effect to this authorization and direction; and all personnel so despatched or to be despatched are respectively hereby required (in addition to all other obligations for training, service or duty) to perform while in Alaska such training, service or duty as may be ordered by any superior officer in all respects as if the aforesaid training, service or duty in Alaska was training, service or duty performed or ordered to be performed in Canada.

Further all personnel so despatched or who may at any time be so despatched are, pursuant to Section 64 of the Militia Act, Chapter 132, Revised Statutes of Canada, 1927, hereby placed on active service beyond Canada for the defence thereof."

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending the Regulations for Supplementary Allowances under the War Veterans' Allowance Act (P.C. 113/9400 of December 3, 1941)

P.C. 1/3241

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 20th April, 1943.

The Board recommend, under and by virtue of the War Measures Act, Chapter 206 of the Revised Statutes of Canada, 1927, and notwithstanding anything to the contrary contained in the War Veterans' Allowance Act or any other Act or Order in Council, that Regulation 1 of the Regulations made and established by Order in Council P.C. 113/9400 of the 3rd day of December, 1941, be revoked and that the following Regulation be substituted therefor, effective March 1st, 1943:—

"(1) The War Veterans' Allowance Board may in its discretion award a supplementary allowance to a veteran who is in receipt of the maximum allowance payable under the War Veterans' Allowance Act and who, in the opinion of the said Board, is incapable of augmenting his income by earnings and would otherwise experience privation, at the following rates:—

(a) to a bachelor or widower without children, \$5 per month, and

(b) to a married man or a widower with a child or children, \$10 per month; provided that such supplementary allowance shall be reduced by the amount of any income of which the veteran may be in receipt other than income within the provisions of Section 7 of the said Act."

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council authorizing Regulations re Debt Adjustment in the Provinces of Alberta, Manitoba and Saskatchewan

P.C. 3243

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 20th day of April, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Justice reports:

That legislation of long standing in Alberta, known as the Debt Adjustment Act, which by its terms prevented, inter alia, actions of foreclosures and sale against resident debtors without leave of a Board was recently held by the Judicial Committee of the Privy Council to be ultra vires as being in relation to Bankruptcy and Insolvency;

That by reason of this decision similar statutes in the provinces of Manitoba and Saskatchewan are regarded as being of doubtful validity;

That as a result there is a possibility that farmers in these provinces who have not recovered from the effects of drought and low farm prices in past years may now be proceeded against and dispossessed unless some measure of protection is afforded them; and

That in his opinion it is advisable, by reason of the state of war now existing, for the security, defence, peace, order and welfare of Canada, to make provision in respect of actions and proceedings in relation to mortgages on and agreements for the sale of land cultivated by farmers in Alberta, Manitoba and Saskatchewan in order to assure the supply of essential foodstuffs by retaining on the land in these provinces farmers who are efficient producers.

Now therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Justice, and under and by virtue of the powers conferred by the War Measures Act, is pleased to make the following regulations and they are hereby made and established accordingly:

REGULATIONS

1. These regulations shall apply only in the provinces of Alberta, Manitoba and Saskatchewan.

2. (1) In an action

(a) by a mortgagee or his personal representatives or assigns for foreclosure of the equity of redemption or for sale or possession of the mortgaged premises or for the recovery of any moneys payable under the mortgage;

(b) by a vendor of land or his personal representatives or assigns for specific performance or cancellation of an agreement for sale of land or for a sale or possession of land sold under agreement of sale,

a judge or officer of the court in which the action is brought having power to pronounce judgment or to make any order disposing of the action may, in his discretion, exercised in accordance with provisions of this section, stay the action, postpone payment of any moneys due, prescribe terms and conditions in any order, vary or extend from time to time any order theretofore made and give any direction as to costs, as he deems necessary or proper for the purpose of retaining on the land during the state of war now existing an efficient and industrious farmer of whose good faith he is satisfied and, in so far as is possible and consistent therewith, of fairly protecting all other persons having any interest in the land.

(2) The judge or officer shall, before pronouncing judgment or making any order disposing of the action, make such inquiries, in a summary fashion, concerning the interests of the parties to the action in the land and the income and assets of such parties, the productive capacity of the land and any other matters deemed relevant by him as he deems advisable for the proper exercise of the discretion conferred by these regulations.

3. (1) An appeal may be taken from a judgment or order pronounced or made pursuant to these regulations, and shall be asserted, heard and decided according to the ordinary procedure governing appeals from judgments or orders made or pronounced in any such action by the judge or officer of the court pronouncing such judgment or making such order, and the court or judge to which such an appeal is brought shall have and exercise a discretion similar to that of the judge or officer appealed from and may draw inferences of fact and pronounce the judgment or make the order which the judge or officer whose judgment or order is appealed from ought to have pronounced or made.

(2) Where an appeal is taken from a judgment or order made under these regulations, the judge or officer delivering such judgment or making such order shall certify to the court or judge to which such appeal is taken the inquiries, if any, he has made and shall report all information obtained therein upon which he purported to act in delivering such judgment or making such order and the information so certified shall be part of the record before the court or judge to which the appeal is taken.

A. D. P. HEENEY,
Clerk of the Privy Council.

PART II

Miscellaneous Administrative Orders

DEPARTMENT OF AGRICULTURE

SPECIAL PRODUCTS BOARD

ORDER No. 10

Under and by virtue of the powers conferred on it by the Special Products Regulations, being Order in Council P.C. 2520 of April 15th, 1941, and amendments and additions thereto, made under authority of the War Measures Act, the Special Products Board hereby orders that no liquid or frozen whole egg, egg yolk or egg albumen shall be placed in storage in Canada except under written permit from the Board.

R. W. NEELY,
Secretary.

Ottawa, 8th April, 1943.

SPECIAL PRODUCTS BOARD

ORDER No. 11

Under and by virtue of the powers conferred on it by the Special Products Regulations, being Order in Council P.C. 2520 of April 15th, 1941, and amendments and additions thereto, made under authority of the War Measures Act, the Special Products Board hereby orders that no Grade A Large eggs shall be used for the manufacture of liquid or frozen whole egg, egg yolk or egg albumen except under written permit from the Board.

R. W. NEELY,
Secretary.

Ottawa, 8th April, 1943.

SPECIAL PRODUCTS BOARD

ORDER No. 12

Under and by virtue of the powers conferred on it by the Special Products Regulations, being Order in Council P.C. 2520 of April 15, 1941, and amendments and additions thereto, made under authority of the War Measures Act, the Special Products Board hereby orders that no manufacturer shall deliver any dehydrated fruit or vegetable to or to the order of any person or Department of the Government of Canada, except under written permit from the Board.

R. W. NEELY,
Secretary.

Dated at Ottawa, this fourteenth day of April, 1943.

DEPARTMENT OF JUSTICE

THE DEFENCE OF CANADA REGULATIONS

Whereas regulation 3(1) of the Defence of Canada Regulations, 1942, provides, *inter alia*, that if, as respects any premises, it appears to the Minister of Justice to be necessary or expedient, in the interests of the safety of the State or the efficient prosecution of the war, that special precautions should be taken to prevent the entry of unauthorized persons, he may by order declare those premises to be a protected place for the purposes of the said Regulations; and that so long as the Order is in force,

no person shall, subject to any exemptions for which provision may be made by the Order, be in those premises without the permission of such authority or person as may be specified in the Order;

And whereas by Order dated the twenty-ninth of May, One Thousand Nine Hundred and Forty-Two, an Order was issued declaring all premises occupied by the Royal Canadian Air Force and Royal Air Force schools, units, formations and establishments and transport airports and seaplane bases in connection therewith to be protected places under the said Regulation;

And whereas it is represented to the undersigned that it is expedient that a similar Order be made with respect to premises occupied by all United States of America Army and United States of America Army Air Force units, formations and other establishments in Canada and all Norwegian Air Force, Naval and Military units, formations and other establishments in Canada;

And whereas it has been represented to the undersigned that the United States War Department and the Norwegian Military authorities have signified their approval to the making of such an Order;

Now, therefore, in pursuance of the power accorded as aforesaid, the undersigned, the Minister of Justice, is pleased to declare and doth hereby declare that the following premises be protected places for the purposes of regulation 3 of the Defence of Canada Regulations, 1942, namely:—

- (a) all premises occupied by United States of America Army Air Force units, formations and other establishments in Canada;
- (b) all premises occupied by United States of America Army units, formations and other establishments in Canada;
- (c) all premises occupied by Norwegian Air Force, Naval and Military units, formations and other establishments in Canada.

And I do hereby direct that the authority or person referred to in the said regulation 3(1) of the Defence of Canada Regulations, 1942, as the authority or person empowered to grant exemptions from the provisions of this Order, shall be the Minister of National Defence for Air;

And I do hereby further direct that this Order be published in the Canadian War Orders and Regulations;

Dated at the Department of Justice, in the City of Ottawa, this sixteenth day of April, in the year of Our Lord, One Thousand Nine Hundred and Forty-Three.

LOUIS S. ST. LAURENT,
Minister of Justice.

DEPARTMENT OF NATIONAL REVENUE

WM No. 13 (Revised)

Supplement No. 24

MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, 12th April, 1943.

To Collectors of Customs and Excise:

Importation Allowed of Publications

Referring to Memorandum WM No. 13, Supplements Nos. 1, 11, 24 and 28, dated, respectively, 28th November, 1939, 16th December, 1939, 26th March, 1940, and 17th April, 1940, the following publications may, from the date of this notice, be allowed entry into Canada viz:—

Russkoye Obozrenie (Russian Review)

A newspaper in the Russian language, published weekly by the Russian Review Publishing Co., 2117 West Grand Ave., Chicago, Ill.

Nailebn (New Life)

A magazine in Jewish and English, published monthly by the Icor, 799 Broadway, New York, N.Y.

Lutherischer Herold (Lutheran Herald)

Published weekly in the German language at 1228 Spruce St., Philadelphia, Pa.

Sonntagsblatt Staats-Zeitung und Herold (Sunday edition State Journal and Herald)

A newspaper in the German language, published weekly at 22 North William St., New York, N.Y.

L. F. JACKSON,

Assistant Commissioner of Customs.

WM No. 13 (Revised)

Supplement No. 25

MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, 12th April, 1943.

To Collectors of Customs and Excise:

Importation Allowed of Publications

Referring to Memorandum WM No. 13, Supplements Nos. 49, 63, 78 and 84, dated, respectively, 18th June, 1940, 26th July, 1940, 12th September, 1940, and 8th October, 1940, the following publications may, from the date of this notice, be allowed entry into Canada, viz:—

Staats-Herold Almanach 1940 (State-Herald Almanac 1940)

An almanac in the German language, published by the Staats-Herold Corporation, 22-24 North William St., New York, N.Y.

Russkiy Vyestnik (Russian Messenger)

A newspaper in the Russian language, published weekly at P.O. Box 1045, Pittsburgh, Pa.

St. Joseph's Blatt (St. Joseph's Journal)

A newspaper in the German language, published weekly at St. Benedict, Oregon.

Aurora und Christliche Woche (The Dawn and Christian Week)

A newspaper in the German language, published weekly at 564 Dodge St., Buffalo, N.Y.

L. F. JACKSON,

Assistant Commissioner of Customs.

WM No. 35 Revised

Supplement No. 6

MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, 16th April, 1943.

To Collectors of Customs and Excise and others concerned:

It is ordered that the items enumerated hereunder be deleted from Part 2 of Schedule 1 of the War Exchange Conservation Act, 1940:—

Tariff Item
Number

Description

267

Crude petroleum not subjected to any other process than natural weathering and removal of foreign matter and water, when imported by oil refiners to be refined in their own factories:—

Tariff Item Number	Description
	(i) .8155 specific gravity (42.0 A.P.I.) or heavier at 60 degrees Fahrenheit.
	(ii) Lighter than .8155 specific gravity (42.0 A.P.I.) at 60 degrees Fahrenheit.
267a	Crude petroleum, n.o.p.
267b	Petroleum tops; blends of petroleum tops or petroleum products with crude petroleum; all the foregoing .7249 specific gravity (63.7 A.P.I.) or heavier, at 60 degrees Fahrenheit, when imported by oil refiners to be refined in their own factories.
268	Natural casinghead, compression or absorption gasoline, lighter than .6690 specific gravity (80.0 A.P.I.) at 60 degrees Fahrenheit, when imported by refiners of crude petroleum for blending with gasoline wholly produced in Canada.
271	Lubricating oils composed wholly or in part of petroleum:— (a) valued at less than 25 cents per gallon. (b) n.o.p.
272a	Petroleum greases and lubricating greases, n.o.p.

L. F. JACKSON,
Assistant Commissioner of Customs.

(P.C. 3005, 13/4/43—War Exchange Conservation Act.)

WM No. 39
Fifth Revision
Supplement No. 3
MEMORANDUM
(CUSTOMS DIVISION)

OTTAWA, 10th April, 1943.

To Collectors of Customs and Excise and others concerned:

Export Permits

Effective on and after April 15, 1943, the following commodities will require an export permit before being shipped from Canada:—

Group 2—*Animals and Animal Products* •

Cod, dried, salted or pickled.
Cusk, dried, salted or pickled.
Haddock, dried, salted or pickled.
Hake, dried, salted or pickled.
Herrings, Atlantic, salted.
Pollock, dried, salted or pickled.
Mackerel, salted or pickled.
Fish, Atlantic, N.O.P., dried, salted or pickled.

Group 4—*Wood, Wood Products and Paper*

Cooperage stock: Barrel heading, hoops and staves, in the rough, or manufactured.

Group 7—*Non-metallic Minerals and Their Products*

Lime, n.o.p.

By Export Permit Branch Order No. 69, effective on and after April 15, 1943, the exemption on the following from requiring an export permit when shipped to any part of the British Empire or to the United States (as established by Export Permit Branch Order No. 63 of March 2, 1943) is cancelled, and shipments of these will now require an export permit before being shipped to any destination:—

Herring, Atlanite, pickled, of a grade or quality known as "Tropics".
Herring, Atlantic, bloaters.

Regulation 44 of the Export Permit Regulations of March 15 concerning exemptions on personal and settlers' effects is amended by the deletion from the first sentence thereof of the words "as the baggage of" and the substitution therefor

of the words "or shipped by," so that the first part of Regulation 44 now reads: Export permits are not required for the following classes of articles when taken or shipped by an individual on change of domicile, solely for the owner's or his immediate family's use and not for resale....."

By Export Permit Branch Order No. 67, effective on and after March 25, 1943, the following amendment to Branch Order No. 65 is made:—

That Section 1 of Export Permit Branch Order No. 65 of March 10, 1943, be amended by the addition of the words "No. 62 of February 25, 1943," after the words "No. 60 of February 11, 1943."

L. F. JACKSON,
Assistant Commissioner of Customs.

WM No. 82
Supplement No. 2
MEMORANDUM
(CUSTOMS DIVISION)

OTTAWA, 16th April, 1943.

To Collectors of Customs and Excise and others concerned:

Prohibited Imports

It is ordered that the importation into Canada of Citric Acid be prohibited except under and in accordance with the terms of a permit issued by, or on behalf of, the Minister of National Revenue.

In order that requests for permits for the importation of Citric Acid may be dealt with as expeditiously as possible, applications, IN DUPLICATE, must be made on the prescribed form which, together with all the correspondence relating thereto, should be sent direct to Mr. E. T. Sterne, Controller of Chemicals, 1235 McGill College Ave., Montreal, P.Q. The form to be used is the "Application for Permit to Import War Materials and Other Goods," and supplies thereof may be obtained from Collectors of Customs and Excise or from the Department.

It should be stated on the application whether the quantity for which permit is requested will be imported in one or more than one shipment.

L. F. JACKSON,
Assistant Commissioner of Customs.

(P.C. 2933, 12/4/43—Authority, War Measures Act.)

Series D No. 47
T. C. 64 Revised
MEMORANDUM
(CUSTOMS DIVISION)

OTTAWA, 15th April, 1943.

To Collectors of Customs and Excise and others concerned:

Tariff Change by Order in Council

Effective 15th April, 1943, it is ordered that the exemption from duty and taxes on cleaned rice for use in the manufacture of cereal foods be revoked and that rice, cleaned, except rice used for the purpose of producing malt, be accorded the tariff treatment hereunder indicated and be exempt from the war exchange tax and the special excise tax.

Rice, cleaned, except rice used for the purpose of producing malt.....	
British Preferential Tariff	Free
Intermediate Tariff	Free
General Tariff	Free

(To be designated as Tariff Item 63a.)

Memorandum Series D No. 47, T.C. 64, is hereby cancelled.

L. F. JACKSON,
Assistant Commissioner of Customs.

(P.C. 2989, 13/4/43—Authority War Measures Act.)

Series D No. 47

T.C. 115

MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, 7th April, 1943.

To Collectors of Customs and Excise and others concerned:

Tariff Change by Order in Council

Effective 15th March, 1943, it is ordered that garnetted material produced in Intermediate Tariff countries from rayon waste exported from Canada and returned to the exporter of such rayon waste be admitted free of customs duty and taxes, subject to regulations prescribed by the Minister of National Revenue.

Regulation

A declaration in the following form, duly completed, shall be placed on the face of each import entry of such garnetted material produced from rayon waste:—

The garnetted material above described has been produced in.....
from rayon waste exported from Canada in the month of.....19...
by the undersigned importer, as per copy of export entry attached hereto, who hereby declares that the said garnetted material was wholly produced from such rayon waste.

.....
Signature

H. D. SCULLY,
Commissioner of Customs.

(P.C. 86/2590; 31/3/43—Authority Customs Act.)

Series D No. 47

T. C. 116

MEMORANDUM

CIRCULAR

No. 874-C

CUSTOMS AND EXCISE DIVISIONS

OTTAWA, 15th April, 1943.

To Collectors of Customs and Excise and others concerned:

Tariff Change by Order in Council

Effective 1st April, 1943, it is ordered that:—

Feeding corn sugar “molasses” obtained as a by-product in the manufacture of corn sugar from corn, containing 48 per cent or more of reducing sugars expressed

as dextrose, for use exclusively in the manufacture of feeds for live stock, poultry or fur-bearing animals, under such regulations as the Minister may prescribe, be subject to the following treatment:

British Preferential Tariff.....	Free
Intermediate Tariff	1½ cts. per gallon
General Tariff	1½ cts. per gallon

(To be designated as Tariff Item 139a.)

and that feeding corn sugar "molasses" as described above, when imported into Canada or taken out of warehouse, or manufactured or produced in Canada and sold, for use exclusively in the manufacture of feeds for live stock, poultry or fur-bearing animals shall be exempt from the excise tax of one per cent per pound.

L. F. JACKSON,
Assistant Commissioner of Customs.

V. C. NAUMAN,
Assistant Commissioner of Excise.

(P.C. 2988, 13/4/43—Authority War Measures Act.)

PART III
 Wartime Prices and Trade Board
 (Finance)

Administrators' Orders

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-675

Respecting Builders' Finishing Hardware, Cabinet Locks and Padlocks

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

1. For the purposes of this Order,

- (a) "builders' finishing hardware" means a device for supporting, operating, controlling, securing or guarding a part of a building, including but not limited to a door, gate, window, transom, scuttle, closet or partition;
- (b) "cabinet lock or padlock" means a device of metal and operated by a key or combination, designed and constructed to control, guard or prevent entrance to or opening of a building or structure or a part of a building or structure or cabinet, box, locker, chest, luggage, baggage, furniture, drawer or other article or to control, guard or prevent the moving, removal, operation or use of plant, equipment, goods, articles or things.

2. This Order shall not apply to the following, namely,

- (a) builders' finishing hardware, cabinet lock or padlock manufactured for use on or in a ship or boat other than pleasure craft or for use in the operation of a railway or street railway other than the construction, maintenance, or repair of any building or for use as a protection to electric power equipment;
- (b) a prison lock, time lock, safety deposit lock or automotive lock; and
- (c) parts manufactured for repair and maintenance of builders' finishing hardware, cabinet locks and padlocks.

3. No person who manufactures builders' finishing hardware, cabinet locks or padlocks shall on and after the 24th day of April, 1943, except with the written permission of the Administrator of Fabricated Steel and Non-Ferrous Metals, manufacture builders' finishing hardware, cabinet locks or padlocks except of the kinds, types, designs, grades, finishes, weights and sizes set forth in the Schedule hereto or in their manufacture use a metal other than the metals specified in the said Schedule.

4. (1) Every person who manufactures builders' finishing hardware, cabinet locks or padlocks shall within thirty days after the date mentioned in Section 3 file in duplicate with the said Administrator a written list showing

- (a) builders' finishing hardware, cabinet locks or padlocks which at the date of this Order he was manufacturing according to their respective catalogue numbers, kinds, types, designs, grades, finishes, weights and sizes;
- (b) which of the goods listed in clause (a) such person proposes to continue to manufacture as authorized by section 3.

(2) The list referred to in subsection (1) of this Section shall so far as is possible be prepared in a form approximately corresponding to the form and sequence of the said Schedule.

5. This Order shall be effective on and after the 8th day of April, 1943.

Dated at Ottawa, this 5th day of April, 1943.

H. H. FOREMAN,
*Administrator of Fabricated Steel
and Non-Ferrous Metals.*

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-675

PART I—BUTTS, HINGES AND RELATED ITEMS

MATERIALS PERMITTED—Steel, cast iron or antimonial lead.

FINISHES PERMITTED—Bright japanned, hot galvanized, zinc, prime coat, parkerizing (sanded or unsanded) or equivalent, lead finishes or unfinished.

The usual Manufacturers' tolerances will be permitted. Numbers refer to styles only.

Item No.	Description	Similar in Style to Manufacturer's Numbers	Sizes Permitted
1	Half surface "T" hinge.	Stanley SC 963½...	10".
2	Heavy "T" hinge.....	" 609....	4", 6", 8", 10", 12".
3	Heavy strap hinge.....	" 209....	4", 6", 8", 10", 12".
4	Broad butt hinge.....	" 804....	2 x 2, 2½ x 2½, 3 x 3, 3½ x 3½, 4 x 4, 5 x 5.
5	Cabinet butt hinge.....	" 295....	1½ x 1½, 2 x 1½, 2½ x 1½.
6	Cabinet butt hinge.....	" 289....	2½ x 2, 3 x 3.
7	Loose pin butt hinge...	" 241....	2½ x 2½, 3 x 3, 3½ x 3½, 4 x 4.
8	Loose pin butt hinge...	" 242....	2½ x 2½, 3 x 3, 3½ x 3½, 4 x 4.
9	Ball bearing butt hinge.	" BB 241....	3 x 3, 3½ x 3½, 4 x 4.
10	Loose pin butt hinge...	" 823....	2½ x 2½, 3 x 3, 3½ x 3½, 4 x 4.
11	Template butt hinge...	" 179....	2½ x 2½, 3 x 3, 3½ x 3½, 4 x 4.
12	Ball bearing template butt hinge.....	" BB 179....	3½ x 3½, 4 x 4.
13	Loose pin butt hinge...	Belleville 913....	2½ x 2½, 3 x 3, 3½ x 3½, 4 x 4, 4½ x 4½, 5 x 5.
14	Thumb latch.....	Stanley "Challenge"...	9½".
15	Flat corner irons.....	" 999....	1½ x ¾, 2 x ¾, 2½ x ½, 3 x ½, 3 x ¾, 3½ x ¾, 3½ x ¾
16	Corner braces.....	" 997....	1 x ½, 1½ x ½, 2 x ¾, 2½ x ¾, 3 x ¾, 3½ x ¾, 4 x ¾, 5 x 1, 6 x 1½.
17	T-plates.....	" 995½...	2½ x 2½, 3 x 3, 4 x 4, 5 x 5.
18	Mending plate.....	" 995....	2 x ¾, 2½ x ¾, 3 x ¾, 4 x ¾, 5 x 1.
19	Staple.....	" 976 ..	1", 1½, 2, 2½, 3, 4.
20	Screw hook and strap hinge.....	" 909....	6, 8, 10, 12, 15, 18, 21, 24.
21	Hinge hasps.....	" 941....	7½".
22	Hinge hasps.....	" 925....	3".
23	Safety hasps.....	" 915....	3½", 4½", 6".
24	Hinge hasps.....	" 912....	3", 4½", 6".
25	Plate staples.....	" 913....	3", 4½", 6".
26	Light "T" hinge.....	" 904....	3", 4", 5", 6".
27	Light strap hinge.....	" 900....	3", 4", 5", 6".
28	Narrow butt hinge.....	" 840....	1 x 1, 1½ x 1½, 2 x 1 9/16, 2½ x 1 11/16, 3 x 2.
29	Narrow butt hinge.....	" 838....	1 x 1, 1½ x 1½, 2 x 1 9/16, 2½ x 1 11/16, 3 x 2.

PART II—CHECKING FLOOR HINGES

Type numbers shown refer to designs of items only.

Materials permitted for checking floor hinges are ferrous metal and antimonial lead.

Finishes permitted are prime coat, parkerized or equivalent, and lead finishes. Checking floor hinges may be manufactured only for the following uses:—

1. Where self-closing function is required by applicable fire regulations.
2. For entrance and exit doors of governmental, municipal, and industrial buildings.
3. Where essential in Hospitals except for Patients' rooms, wards, etc.

The following sizes are permitted of a type similar to Rixson checking floor hinge—hold-open devices not permitted:—
Richard-Wilcox, Catalogue 44, Sizes Nos. 20, 25, 30, 40.

PART III—CABINET HARDWARE INCLUDING CABINET HINGES

Materials permitted are ferrous metal, antimonial lead, glass, wood, or plastic, for all items except drawer pulls and knobs.

Drawer pulls and knobs may be non-metallic only.

Finishes permitted are prime coat, zinc plated, parkerizing or equivalent, enamel and lead finishes.

The usual manufacturers' tolerances will be permitted.

Cabinet Hinges

Full surface type—(applied on outside of cabinet door) to be made for flush and $\frac{3}{8}$ " offset doors—Each manufacturer limited to three (3) designs, similar to Stanley No. 1490 x 1"; Corbin No. 0235 and No. 0236— $2\frac{3}{4}$ " x 2".

Semi-surface type—Each manufacturer limited to one type for $\frac{3}{8}$ " offset only, similar to Peterboro No. 956.

Knobs and Pulls

Knobs—Each manufacturer limited to three (3) plain designs in sizes $\frac{7}{8}$ ", 1" and $1\frac{1}{4}$ ".

Pulls—Each manufacturer limited to three (3) designs with sizes permitted from $2\frac{1}{2}$ " to $4\frac{1}{2}$ " centres inclusive.

Knobs and pulls shall be applied by steel screw or bolt. (No metal bushing or shoulder ferrule permissible.)

Cabinet Catches

Friction Catches—Each manufacturer limited to one type similar to Taylor-Forbes No. 700.

Elbow catches—Each manufacturer limited to one type similar to Taylor-Forbes No. 6300.

PART IV—HYDRAULIC DOOR CLOSERS

Materials permitted for hydraulic door closers are ferrous metals and antimonial lead.

Finishes permitted are prime coat, or any lacquer finish. (No metallic spray finishes permitted.)

Hydraulic door closers may be manufactured only for the following uses:—

1. Where self-closing function is required by applicable fire regulations.
2. For entrance and exit doors of governmental, municipal, and industrial buildings.
3. Where needed for limited uses in hospitals, except for patients' rooms, wards, etc.

Types permitted—

Sizes permitted

Standard surface type (no holder arms permitted).....

C, D.

Underwriters' Laboratories approved type with fusible link (one type only)

D.

Brackets; soffit, corner and extension.....

To fit C, D.

PART V—HANGERS, TRACK AND RELATED ITEMS

Hangers and track for garage doors for private use are not permitted.

Materials permitted are ferrous metals.

Finishes permitted are japanned, zinc plated, hot galvanized or lead finishes.

This part shall not affect the manufacture of airplane hanger doors and elevator door hardware.

Each manufacturer will be limited to the designs and quantities shown under the following sub-headings.

Reference to Richards-Wilcox means item numbers in Richards-Wilcox Catalogue No. 44.

The usual manufacturers' tolerance will be allowed.

Sliding door bumper—Each manufacturer limited to one design.

Garage door holder—Each manufacturer limited to one design.

Overhead door hardware except rolling steel shutters—Sliding-folding door sets using formed steel track for combination from 2 to 10 doors.

Overhead Door Hardware

One type of weight counterbalanced hardware, for each size of door, for one piece overhead door.

One type of hardware in two sizes for sectional type overhead doors.

One or Two Section Vertical Lift Doors

Limited to one type of weight counterbalanced hardware for each size of door.

Jackknife Doors

Limited to one type of weight counterbalanced hardware for each size of door.

Folding Partition Door Hardware

One type using hangers at top placed in centre of door and no guide track at bottom, similar to Richards-Wilcox No. 135.

One type using door supporting rollers at bottom or top and guide track at top or bottom, similar to Richards-Wilcox No. 236.

Door Hangers Other Than Above

One type of flat steel track hinged hangers in one size.

One type of flat steel track rigid hangers in two sizes.

Flat steel track in two sizes as follows: $1\frac{1}{4}" \times \frac{3}{16}"$, $3\frac{1}{2}" \times \frac{3}{8}"$.

Trolley or formed track, rectangular with removable brackets and hangers in six (6) sizes, two styles of hangers for each weight of doors, suitable for the following door weights:

(a) up to 100 lbs.

(d) 601 lbs. to 800 lbs.

(b) 101 lbs. to 300 lbs.

(e) 801 lbs. to 1,200 lbs.

(c) 301 lbs. to 600 lbs.

(f) 1,201 lbs. to 2,000 lbs.

For doors over 2,000 lbs. limited to one type for each manufacturer.

House door hangers—one style only, similar to Richards-Wilcox No. 12.

Sliding Door Stay Rollers

Lag screw types, straight and bent.

One type for light doors for side attachment, similar to Richards-Wilcox No. 53.

One type for light doors for floor attachment, similar to Richards-Wilcox No. 54.

One type for heavy doors for side attachment, similar to Richards-Wilcox No. 68.

One type for heavy doors for floor attachment, similar to Richards-Wilcox No. 59, No. 154.

Sliding Door Guides

Double and triple type guides for parallel doors similar to Richards-Wilcox No. 172 and No. 173.

One type for light centre parting doors similar to Richards-Wilcox No. 271.

One type for heavy centre parting doors similar to Richards-Wilcox No. 671.

One type for sliding-folding doors similar to Richards-Wilcox No. 671B.

Sliding Door Pulls

Extra heavy cast pulls similar to Richards-Wilcox No. 470.

Cast iron or steel pulls in two sizes, similar to Richards-Wilcox No. 70-1, 70-2.

Surface type pulls in two sizes similar to Richards-Wilcox No. 81 x 2; No. 191.

Bumper Shoes

One type, similar to Richards-Wilcox No. 435 x 72.

Door Latches

Gravity type, reversible in two sizes with two types of keepers.

Bar type, in two sizes with two types of keepers similar to Richards-Wilcox No. 152.

Draw type latch for parallel doors similar to Richards-Wilcox No. 616.

Swinging door latch similar to Richards-Wilcox No. 127 and No. 227.

Fire Door Hardware

Single sliding door sets using Underwriters' standard hardware with flat or round track for tin clad or steel door, incline or level track.

Centre-parting sliding door sets using Underwriters' standard hardware with flat track for tin clad or steel doors, incline or level track.

Vertical sliding door sets, with Underwriters' standard hardware, using flat track for tin clad or steel doors.

Single swing door sets, using Underwriters' standard hardware for tin clad or steel doors.

Double swing door sets, using Underwriters' standard hardware for tin clad or steel doors.

Single swing shutter sets using Underwriters' standard hardware for tin clad or steel shutters.

Double swing shutter sets, using Underwriters' standard hardware for tin clad or steel shutters.

Trap doorsets for light trap doors, using hardware for tin clad or steel doors.

Trap doorsets for heavy trap doors using hardware for tin clad or steel doors.

Heavy Industrial Hinges

Eleven types similar to Richards-Wilcox No. 030, No. 03x1, No. 03x3, No. 03x5, No. 03x6, No. 03x7, No. 03x8, No. 03x10, No. 03x11, No. 700 and No. 434. May be plain, disc or ball bearings.

PART VI—LOCKS AND DOOR TRIM

Materials permitted are ferrous metals and antimonial lead, plastic, pottery or glass.

Zinc base die castings and brass will be permitted for cylinder assemblies.

Brass, Ingot "E" quality only, will be permitted for cylinder lock fronts except strike plates, lock mechanisms (where necessary) latch and dead bolts. Brass will not be permitted for bit key type lock fronts, latch or dead bolts.

Brass, prime quality, will be permitted for keys of cylinder locks.

Locks furnished keyed alike, shall have not more than one key per lock. Other locks shall have not more than two keys per lock. Only three master keys may be furnished with each group of locks when such locks are required to be furnished master-keyed.

Finishes permitted are hot galvanized, zinc, prime coat, japanned, parkerizing or equivalent, and two non-metallic sprays.

Each manufacturer shall be limited to the number of designs shown under each sub-heading.

Door Lock and Latch Sets, interior—Each manufacturer limited to:—

1. One plain round corner design with two-piece knob only, similar to Peterboro No. 6900.
2. One plain bevel design with one-piece knob only, similar to Belleville No. WH 990.
3. One ornamental design with one-piece knob only, similar to Yale No. AG 8080.
4. One ornamental design—cast iron only—with one-piece knob only, similar to Belleville Sargent No. IH 990.

Bit Key and Cylinder, exterior—Each manufacturer limited to:—

1. One plain round corner design with one-piece knob only, similar to Peterboro No. 6346W or No. 6765.
2. One plain bevel design with one-piece knob only, similar to Belleville-Sargent No. WH 960 or No. WH 8070.
3. One ornamental design with one-piece knob only, similar to Yale No. AG 7590 or No. AG 77500.
4. One ornamental design—cast iron—one-piece knob only, similar to Belleville-Sargent No. IH 960 and No. IH 8070.

Pressed glass knobs in type and size shown under Door Knobs may be used on these sets.

Door Knobs—general—Each manufacturer limited to:—

Type	Number	Diameter	Description	Similar to Mfrs. No.
	1	2 $\frac{1}{4}$ "	Two piece, plain	Yale No. B125
	2	1 $\frac{3}{4}$ ", 2", 2 $\frac{1}{4}$ "	One piece, plain	Yale No. B033, B034 and B035
	3	2"	One piece, ornamental	Yale No. AG 34
	4	2"	One piece, cast iron, ornamental	Belleville-Sargent No. IH 900
	5	2"	Pressed glass with wrought steel shank only	Corbin No. 418
	6	2 $\frac{1}{4}$ "	Porcelain with cast iron shank only	Belleville-Sargent No. 0110

One knob screw only for each shank permitted.

Roses—general—All roses shall be of plain design in steel or cast iron, not over 2 $\frac{1}{4}$ " in diameter.

Locks—general—Locks and latches shall be limited to the following descriptive numbers:—

1. Mortise knob latches—two (2) types permitted, similar to Corbin No. 01—No. 29.
2. Mortise Bit Key Knob Locks (inside door)—two types permitted, similar to Peterboro No. 900—No. 638. (No. 638 permitted with either one or three tumblers—light steel key only.)
3. Mortise Cylinder Vestibule Knob Lock with or without stop works—one type permitted, similar to Yale No. 7790.
4. Mortise Cylinder Office Door Knob Lock with or without stop works or trigger bolt—one type permitted, similar to Yale No. 7656.
5. Mortise Bit Key Dead Lock—one type permitted similar to Belleville-Sargent No. 8810.
6. Mortise Cylinder Dead Lock—one type permitted, similar to Peterboro No. 702—may be furnished with one cylinder, one cylinder and one turn knob, or two cylinders.
7. Mortise Bathroom Lock—one type permitted similar to Belleville-Sargent B972.
8. Mortise Bit Key Front Door Knob Lock with or without stop works—similar to Peterboro No. 346.
9. Mortise Cylinder Panic Lock, handle operation on outside only—one type permitted, similar to Corbin No. 5785.
10. Mortise Panic Device Latch—one type permitted, similar to Corbin No. 185.
11. Mortise Cylinder Front Door Knob Lock with or without stop works—one type permitted, similar to Belleville-Sargent No. 8070.
12. Rim Bit Key Knob Lock—two types permitted, similar to Belleville-Sargent No. 403 and Peterboro No. 1226.
13. Rim Bit Key Store Dead Lock—one type permitted, similar to Belleville-Sargent No. 672.

PART VII—MISCELLANEOUS SASH, SCREEN AND SHELF HARDWARE

Materials permitted are ferrous metals or antimonial lead.

Finishes permitted are zinc, bright japanned and parkerizing unsanded or equivalent.

The usual manufacturers' tolerances will be permitted.

Description

<i>Double Hung Window Hardware</i>	<i>Similar to Mfrs. No.</i>	<i>Size</i>
Window spring bolt	Peterboro No. 87	3¼"
Sash Fasteners, cast only	Stratford No. 1416½	2¾"
Hook sash lifts, steel only	" No. 121	1¾"
Bar sash lift, cast iron only	" No. 144½	4"
Stop bead screws and washers	Corbin No. 0183	
Sash pole hooks, cast iron only	Peterboro No. 4913	3"
Sash pole socket	" No. 1911	1¼"
Sash pole wood		8'
Axle pulleys, plain bearing straight axle only	Taylor Forbes No. 3615	2¼" wheel

Sashweights—(Only from Burnt cast iron such as stove plate grate bars, annealing pots,terne plate, slag iron, city dump scrap except tin can scrap; tin can scrap if permitted by Metals Controller).

Transom Hardware—

Transom catch, steel—Belleville No. 9882, 1½" x 2¼"
cast—Belleville No. 996, 1¾" x 2½"

Transom chains, steel—Belleville No. 9880, 10"

Door Pulls—

Push plates, glass and plastic, 12" x 3" or smaller

Door pulls, three types—Corbin No. 04320, 4¾"

Corbin No. 04328, 5¾"

Corbin No. 04332, 7¾"

Hospital hook, one type—Corbin No. 04337

Bolts—

Barrel bolts—Stanley No. 1078, 2½", 3", 4"

Cellar window bolts—Taylor Forbes No. 1076, 2½"

Chain bolts—Belleville No. B932, 6"

Richards-Wilcox, No. 514, 7"

No. 514 x 3, 12½"

Foot bolts—Belleville No. B942, 6"

Extension flush bolt—Peterboro No. 716, 1¼" x 6"

cast iron with brass lever

Cane bolts—Richards-Wilcox, No. 524 x 0, ½ x 12"

No. 524 x 1, ⅝ x 18"

No. 524 x 2, ¾ x 24"

No. 524 x 3, 1 x 25"

Surface bolts—Corbin No. 01970, ⅜" x 4-6"

Flush bolts—Corbin No. 02823, 1" x 6"

Peterboro No. 912, ⅞" x 6"

Miscellaneous—

Door buttons—Peterboro No. 1141, 1¼"

Peterboro No. 1174, 1¾"

Half door buttons—Peterboro No. 1148, 1¼"

Hooks and eyes—1½", 2", 2½", 3", 4"

Thumb latch—Taylor Forbes No. 2 and No. 3

House numbers, non-metallic, permitted in glass, plastic or wood, 3"

Padlock eyes—Stanley No. 1245, 2⅝" x 1⅞"

Handrail bracket, cast only—Peterboro No. 1122, 2½"

Door fasteners with chains—Belleville No. 44, 4"

Hat and coat hooks, three types—Taylor Forbes 95, 102, 103.

Letter-box plate steel—Corbin No. 02305, 7" max.

Cupboard turns, steel only—Peterboro No. 5416

Closet knob spindle—Peterboro No. 4041 and No. 4022

Door stops, non-metallic

Screen Door Hardware—

Screen door latch sets, cast and wrought, rim—Yale BU 218
 “ “ mortise—Yale BU 1021

Screen door sets—Stanley No. 1157

Perfection springs, one type, 5 sizes—Taylor Forbes No. 2-No. 6 incl.

Screen door hinges—Smarts No. 200, 3 x 4 max.

Peterboro No. 231 or Taylor Forbes No. 710, 3 x 3 max.

Coil springs, one type, three sizes as Taylor Forbes 270C x 7"
 271C x 8"
 272C x 10"

Pneumatic door check—for hospital use only—one size permitted similar to Peterboro No. 555.

Screen Window and Storm Sash Hardware—

Hangers in pairs with screws, wrought—Stanley No. 1717

Storm sash fastener—Taylor Forbes—Holdfast

Storm sash fastener set (one pair fasteners and one pull)—Stanley No. 1727

Combination sash and screen fastener—Peterboro No. 1145 1¼" x ⅝"

Casement Window Hardware—

Casement adjuster, open in or out—Taylor Forbes No. 64, 10"

Friction stay—Rixson No. 33

Casement fastener, 2 types—Peterboro No. 4690
 Peterboro No. 4880

PART VIII—NIGHT LATCHES AND DEADLOCKS

Materials permitted are ferrous metals and antimonial lead. Zinc base die castings and brass, prime quality, will be permitted for cylinder assemblies. Brass, "Ingot E" quality only, will be permitted for lock mechanism where necessary, latch and dead bolts.

Brass, prime quality, will be permitted for keys of cylinder locks.

Locks furnished keyed alike shall have not more than one key per lock. Other locks shall have not more than two keys per lock. Only three master keys may be furnished with each group of locks when such locks are required to be furnished master-keyed.

Night latches will be supplied with one strike only for each latch either rim or reverse bevel.

All metallic finishes shall be eliminated.

The usual manufacturers' tolerances will be permitted.

The manufacturer shall be limited to:

Rim Cylinder dead locks, 2 types—Corbin No. 360
 Yale No. 2192

Rim Cylinder night latches, 5 types—Corbin No. 353
 Belleville-Sargent No. 4278
 Peterboro No. 102
 Yale No. 42
 Yale No. 44

PART IX—SPRING HINGES

All items shall be ferrous metal or antimonial lead.

Finishes permitted are japanned, parkerizing (unsanded) or equivalent, prime coat, zinc plated or lead finishes.

Floor surface double acting horizontal type without adjustable tension, as Peterboro No. 465.

PART X—LAVATORY DOOR HARDWARE

Numbers shown refer to designs of items only.

Materials permitted are ferrous metal or antimonial lead.

Finishes permitted are japanned, parkerizing (unsanded) or equivalent, prime coat, zinc plated or lead finishes.

<i>Description</i>	<i>Types</i>	<i>Numbers Permitted</i>
Lavatory bolt slide type.....	1 only	Peterboro No. 775
Lavatory bolt throw type.....	1 only	Peterboro No. 674
Lavatory strike flat type.....	1 only	Peterboro No. 3086
Lavatory strike clamp type open in or out...		Peterboro No. 3079
Lavatory strike clamp type open in or out...		Peterboro No. 3082

PART XI—PANIC BOLTS

Materials permitted are ferrous metals and antimonial lead.

Locking and latching devices and keying shall be in accordance with Part VI of this Schedule.

Finishes permitted are japanned and parkerizing (unsanded) or equivalent.

Each manufacturer shall be limited to:—

One vertical type as.....	Yale No. 91127-U
One horizontal type, as.....	Yale No. 91724-U

for single or double doors.

Handle operation only permitted outside. Handle grip permitted 6 inches centre to centre, plain sectional trim.

PART XII—SASH BALANCES

Sash balances must be of single coiled spring (clock spring) type with suspension tape, or twin coiled spring "flat" type with suspension cables, or single helical-spring "vertical" type with or without tabular housing. Springs may be high-carbon steel uniformly tempered. The single coiled-spring type must have pressed steel or cast iron case and front for mounting in mortise in the window frame. The twin coiled-spring type must have pressed steel case for mounting flatwise in the cutout in the window frame.

Materials permitted are ferrous metals only.

Coiled spring type balances may be made in one type only, that is using suspension tape.

They may be in non-adjustable type only.

Coiled spring and vertical type sash balances may be made as stock items in the following weight capacities:—

4 to	26 lbs.
26 to	58 lbs.
58 to	80 lbs.
80 to	110 lbs.

PART XIII—CABINET LOCKS

Materials permitted for cabinet locks are ferrous metal or antimonial lead only, except that zinc base die casting or brass may be used for cylinder assemblies of pin tumbler and disc tumbler locks and for the tubes, centres and levers of secure lever locks. Keys for pin and disc tumbler locks may be of brass.

Locks furnished keyed alike shall have not more than one key per lock. Other locks shall have not more than two keys per lock. Only three master keys may be furnished with each group of locks that are required to be furnished master-keyed.

Finishes permitted are burnished steel, zinc, japanned and parkerizing or equivalent. Where use of brass is permitted such may be furnished bright brass.

Each manufacturer shall be limited to the following types:—

1. Flat keyed secure lever chest locks, two types, approximate sizes $1\frac{1}{2}" \times 2"$, $1\frac{3}{4}" \times 2\frac{1}{2}"$, similar to Corbin No. C-0142-P and No. C-0144-P.
2. Double link warded barrel key chest lock approximate size $2\frac{1}{2}" \times 1\frac{1}{2}"$, Yale S-4.
3. Pin tumbler $\frac{7}{8}"$ diameter cylinder, half mortise drawer lock with dead bolt only, approximate size $2" \times 1\frac{5}{8}"$, Peterboro No. 03202.

4. Disc tumbler, dead bolt surface type drawer lock, one type, similar to Yale No. 9660.
5. Disc tumbler, dead bolt, half mortise drawer lock, one type only, similar to Peterboro No. 1070.
6. Flat key secure lever half mortise dead bolt drawer lock, one design, approximately $1\frac{3}{4}" \times 1\frac{9}{16}"$, Peterboro No. 1921.
7. Flat key secure lever surface type drawer locks, one type, approximately $1\frac{3}{4}" \times 1\frac{7}{8}"$ similar to Yale R-359.
8. Half mortise warded barrel key drawer locks, one design $1\frac{3}{4}" \times 2\frac{1}{2}"$, Yale R-465.
9. Pin tumbler, $\frac{7}{8}"$ diameter cylinder, surface type, locker and wardrobe locks, one design, Corbin C-0768, $1\frac{5}{8}" \times 1\frac{1}{4}"$.
10. Flat key, secure lever, surface type, locker and wardrobe locks, three sizes:
Yale W100— $1\frac{7}{8}" \times \frac{7}{8}"$
W102— $2\frac{3}{4}" \times 1\frac{1}{4}"$
W120— $2" \times 1\frac{5}{8}"$
11. Barrel key, warded surface type locker and wardrobe locks, two designs:
Yale W34— $2\frac{1}{2}" \times 1\frac{1}{4}"$
W7— $3" \times 1\frac{3}{4}"$
12. Pin tumbler $\frac{7}{8}"$ diameter cylinder, half mortise, wardrobe lock with dead bolt, one design similar to Yale No. 5511, approximately $2" \times 1\frac{3}{4}"$.

PART XIV—PADLOCKS

Materials permitted are steel, cast iron, antimonial lead, malleable iron, brass or zinc. The use of brass will be permitted only for cylinder assemblies and keys (not including cases) and levers for lever tumbler and disc tumbler locks. The use of zinc will be permitted only for cylinder assemblies and keys (including cases) and levers for lever tumbler and disc tumbler locks.

Locks furnished keyed alike, shall have not more than one key per lock. Other locks shall have not more than two keys per lock. Only three master keys may be furnished with each group of locks when such locks are required to be master-keyed.

Each manufacturer shall make only one design of a size.

Finishes permitted are two non-metallic spray finishes, japanned, zinc plated, and bright or dull brass finish where brass is permitted.

The usual manufacturers' tolerances will be permitted.

No.	Description of Padlocks	Sizes Permitted	Sizes
1.	Pin tumbler	four (4) sizes	$1\frac{1}{8}"$ to $2"$
2.	Warded or ward lever	three (3) "	$1"$ to $1\frac{1}{4}"$
3.	Spring or bolt spring	four (4) "	$\frac{5}{8}"$ to $2"$
4.	Disc tumbler	three (3) "	$1"$ to $1\frac{3}{4}"$
5.	Combination padlock	one (1) size only for each manufacturer	
6.	Secure lever	one (1) size only for each manufacturer	

Special length shackles and chains may be furnished on order.

PART XV—DOOR HOLDING DEVICES

Materials permitted are ferrous metals and antimonial lead.

Finishes permitted are prime coat, parkerizing or equivalent, japanned and lead.

The following types will be permitted for large exterior doors, in governmental and municipal buildings, hospitals; similar to—

Richard-Wilcox—Rixson No. 38

" " Surface type No. 90

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-682

Respecting the Prices of Fertilizers in the Province of British Columbia

Pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board, as follows:—

1. Subsection 2 of section 1 of Administrator's Order No. A-635 is hereby amended by adding thereto the following clause:—

“(c) f.o.b. the manufacturer's factory or licensed warehouse.”

2. This Order shall be effective on and after the 12th day of April, 1943.

Dated at Ottawa, this 9th day of April, 1943.

G. S. PEART,
Administrator of Fertilizers and Pesticides.

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-695

Respecting Used Domestic Sewing Machines

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:

Administrator's Order No. A-392 is hereby revoked and the following substituted therefor:

1. For the purposes of this Order,

(a) “Administrator” means the Administrator of Used Goods, from time to time appointed by the Wartime Prices and Trade Board, with the approval of the Governor in Council;

(b) “machine” means any used domestic sewing machine;

• (c) “rebuilt machine” means any machine in which all worn, broken and missing parts have been replaced or reworked, and which, upon being subjected to a proper test, is demonstrated to be capable of a substantially equivalent performance to that of the same machine when new;

(d) “dealer” means a person engaged wholly or partly in the business of buying selling or otherwise dealing in used domestic sewing machines.

2. No dealer shall, without the consent in writing of the Administrator, dismantle, alter or mutilate in any way

(a) any machine except for the purpose of repairing or rebuilding it;

(b) the serial number of any such machine.

3. No dealer shall represent or sell any machine as a rebuilt machine unless it has been rebuilt since it was last used.

4. No dealer shall sell, offer for sale, or deliver any machine to any consumer unless at the time of sale and delivery such dealer prepares, executes and delivers to such consumer a written warranty that

(a) such machine is in good working order and that where necessary it has been repaired or has had parts replaced to put it in such condition; and

(b) he will repair the said machine or repair or replace the parts if, within ninety days from the date of delivery of such machine to the consumer, the machine

or parts thereof are found to be or become defective, broken or worn through defects in such machine or parts thereof which existed at the time of such delivery.

5. (1) Every sale of a machine, whether rebuilt or otherwise, shall be evidenced by an invoice stating the date of sale, the names and addresses of the vendor and purchaser, the make, model, serial number and class and variety of machine, the condition of same, the price and all such other details as may be necessary to make a full disclosure of such transaction. Every such invoice shall be made in duplicate and one such shall be delivered to the purchaser.

(2) All invoices, books, records and other documents of every dealer shall be made available by him at all reasonable times for inspection by the Administrator, or by any one designated by him for such purpose.

6. No dealer shall sell, offer to sell or supply, buy or otherwise acquire

- (a) a rebuilt machine (exclusive of extras and attachments not regularly included in the price of the same or any similar machine when sold as new), at a price, f.o.b. shipping point, in excess of seventy-five per cent (75%) of the list price to the consumer of a new machine of the same model as that of the rebuilt machine, or of a new machine of a more recent model designed and intended to do the same or similar work as that of the rebuilt machine, (whichever list price is the higher) as the list price was contained in the manufacturer's price list or catalogue current during the basic period, namely, September 15 to October 11, 1941; provided, however, that if the rebuilt machine is at the time of sale located,
 - (i) in the province of New Brunswick, Nova Scotia, Prince Edward Island, Manitoba or Saskatchewan, the sum of \$2.50 may be added to the price established by the percentage aforesaid;
 - (ii) in the province of Alberta or British Columbia the sum of \$5.00 may be added to the price established by the percentage aforesaid;
- (b) any used attachments of a kind not regularly included in the selling price of and sold with a similar machine when sold as new, at a price in excess of seventy-five per cent (75%) of the price to the consumer, of similar attachments when new and sold separately from the new machine;
- (c) any machine of a kind or condition other than a rebuilt machine, except at a price which is just and reasonable, and in no case shall the price exceed the price set out in clause (a) of this section less the cost of restoring the machine to a condition substantially similar to that of a rebuilt machine.

7. The provisions of this Order shall be subject to such written exemptions as the Administrator, upon application to him, may grant in individual cases of undue hardship or other special circumstances.

8. This Order shall be effective on and after the 19th day of April, 1943.

Dated at Ottawa, this 14th day of April, 1943.

S. GODFREY,
Administrator of Used Goods.

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-696

Respecting Maximum Retail Prices of Coal in the Toronto Area

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

1. Notwithstanding the provisions of Section 8 of Administrator's Order No. A-679, the said Order and its several provisions shall not be or continue in effect for and during the period commencing at midnight on April 18, 1943, until and expiring at midnight May 18, 1943, and for and during the said period the effect of the said Order is hereby suspended.

Dated at Ottawa, this 16th day of April, 1943.

F. G. NEATE,
Deputy Coal Administrator.

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-697

Respecting Use of Resistance Wire in the Manufacture of Electric Stove Surface Elements and Coils

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board, as follows:

1. (1) No person shall in the manufacture or assembly of an electric cooking plate element or replacement coil for an electric stove or range, electric rangette, coal and electric combination or electric hot plate or grill, use resistance wire made from nickel and chrome, or nickel, chrome and iron, unless

(a) the resistance wire is of the grade specified and is of a gauge and weight not exceeding that specified in the Schedule hereto for use in the element or replacement coil as the case may be, and

(b) the rating and number of coils of the element are in accordance with the specifications set forth in the Schedule for that type of element.

(2) Nothing in subsection (1) of this section shall apply to the use of resistance wire in the manufacture or assembly of

(a) electric cooking plate elements or replacement coils for commercial or heavy duty electric stoves;

(b) electric stove oven elements.

3. This Order shall be effective on and after the 20th day of April, 1943.

Dated at Ottawa this 16th day of April, 1943.

A. L. BROWN,
Administrator of Electrical Equipment and Supplies.

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-697

1. ENCLOSED TYPE—115 VOLT ELEMENTS

GRADE "A" RESISTANCE WIRE

Rating of elements in watts	No. of coils per element	Maximum weight in pounds, of resistance wire in one complete element, not including leads
Under 1000.....	2	.015
1000-1200.....	2	.020
1320-1800.....	2	.035

2. OPEN TYPE—115 VOLT ELEMENTS

GRADE "C" RESISTANCE WIRE

Rating of elements in watts	No. of coils per element	Maximum gauge of wire which may be used	Maximum weight in pounds, of resistance wire in one complete element, not including leads
600.....	1	23	.021
600.....	2	26	.022
900.....	2	24	.037
1200.....	2	23	.043

3. REPLACEMENT COILS ONLY—115 VOLTS

GRADE "A" RESISTANCE WIRE

Rating in watts (2 coils)	Maximum gauge of wire which may be used	Maximum weight in pounds of two coils not including leads
1500.....	21	.096

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-698

Respecting Butter Rationing

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board, as follows:

1. Butter coupons Nos. 4 and 5 attached to ration book 2, as defined in Order No. 244 of the Board, shall on April 30, 1943 cease to be valid for the purchase of butter by consumers.

2. Butter coupons Nos. 6, 7, 8 and 9 attached to the aforesaid ration book shall on May 31, 1943 cease to be valid for the purchase of butter by consumers.

3. This Order shall be effective on and after the 20th day of April, 1943.

Dated at Ottawa, this 16th day of April, 1943.

H. I. ROSS,

Deputy Administrator of Consumer Rationing.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-699

Respecting Sugar Rationing

Whereas the Ration Administrator is empowered by Order No. 242 of the Board to make such arrangements as he deems proper for the provision of special supplies of sugar at appropriate times for the purpose of home preserving or canning or culinary use of any commodity; and

Whereas it appears desirable to provide for a special supply of sugar to consumers for culinary use with Canadian-grown rhubarb;

Therefore, pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:

1. Coupon No. 1 marked Spare "B" attached to ration book 2, as defined in Order No. 242 of the Board, shall represent and be valid for the purchase of one pound of sugar.

2. The aforesaid coupon shall on May 31, 1943, cease to be valid for the purchase of such sugar by consumers.

3. Subject to the provisions of this Order, the aforesaid coupon shall be deemed to be a valid sugar coupon for the purposes of Order No. 242 of the Board.

Dated at Ottawa, this 1st day of April, 1943.

L. B. UNWIN,

Administrator of Consumer Rationing

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-700

Respecting Housing Accommodation in Congested Areas

Whereas by Order No. 200 of the Wartime Prices and Trade Board certain areas were designated as congested areas;

And whereas under the aforesaid Order the Administrator of Real Property was authorized to designate any additional municipalities or parts thereof as being subject to the provisions of section 4 of the said Order;

Therefore, pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:

1. The following municipality is hereby designated as being subject to the provisions of section 4 of said Order No. 200 of the Board:

Quebec

St. Joseph d'Alma.

2. This Order shall be effective on and after the 1st day of May, 1943.

Dated at Ottawa this 21st day of April, 1943.

RUSSEL S. SMART,
Real Property Administrator.

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

Fuelwood Orders

THE WARTIME PRICES AND TRADE BOARD

FUELWOOD ORDER No. 69

Respecting Maximum Prices for Fuelwood in the Eastern Part of Ontario and a Portion of the Province of Quebec Adjacent Thereto

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:

1. Schedule "D" to Fuelwood Order No. 59 is hereby revoked and the attached Schedule is substituted therefor.

2. This Order shall be effective on and after the 21st day of April, 1943.

Dated at Ottawa, this 19th day of April, 1943.

D. ROY CAMERON,
Deputy Administrator (Wood Fuel).

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

SCHEDULE "D"

To FUELWOOD ORDER No. 59

Maximum prices of seasoned fuelwood in Ottawa area in the province of Ontario and the city of Hull in the province of Quebec.

Kinds	Col. 1	Col. 2	Col. 3	Col. 4	Col. 5	Col. 6	Col. 7
	4' Length	24" Length		12" or 16" Length			
	1 cord	1 cord	$\frac{1}{2}$ cord	$\frac{1}{4}$ cord	1 cord	$\frac{1}{2}$ cord	$\frac{1}{4}$ cord
Hard Maple, Yellow Birch Beech and Oak.....	\$13.00	\$15.00	\$8.00	\$4.25	\$16.00	\$8.25	\$4.75
Mixed hardwood, including hard maple, beech, yellow birch, white birch, elm, ash and soft maple, the combined quantity of white birch and soft maple not to exceed 20% of the total.....	12.00	14.00	7.50	4.00	15.00	7.75	4.50
White birch, soft maple, elm, ash and poplar.....	11.00	13.00	7.00	3.75	14.00	7.25	4.25
Mixed wood, hard and soft, including soft maple, white birch, poplar, pine, spruce, cedar and hemlock	10.00	12.00	6.50	3.50	13.00	6.75	4.00

THE WARTIME PRICES AND TRADE BOARD**FUELWOOD ORDER No. 70****Respecting Maximum Prices of Fuelwood in the Western and South Shore
Counties of the Province of Quebec**

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:

1. Fuelwood Order No. 60 is hereby amended
 - (a) by inserting the word "Buckingham" after the word "Grand'mere" where the same occurs in subsection (2) of Section 2 and in the heading of Schedule "B" of said Fuelwood Order;
 - (b) by deleting the figures "48" opposite the words "cubic feet" in Column 15 of Schedule "C" of said Fuelwood Order and substituting therefor the figures "128".
2. This Order shall be effective on and after the 22nd day of April, 1943.

Dated at Ottawa, this 19th day of April, 1943.

D. ROY CAMERON.

Deputy Administrator (Wood Fuel).

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

PART IV

Wartime Industries Control Board
(Munitions and Supply)

DEPARTMENT OF MUNITIONS AND SUPPLY
COAL CONTROLLER

Order No. Coal 1

(Sales of Coal with Guarantee of Future Delivery)

Dated March 31, 1943.

Pursuant to the powers conferred by Order in Council P.C. 1752 of March 5th, 1943, and any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board,

IT IS HEREBY ORDERED AS FOLLOWS:

1. Interpretation

For the purposes of this Order, unless the context otherwise requires:

- (a) "coal" means anthracite, bituminous and lignite coals, domestic or imported, including briquettes or other processed forms of such coals;
- (b) "coke" means all cokes, domestic or imported, including those known commercially as "beehive coke", "by-product coke", "gas coke" and "petroleum coke".

2. Sales of Coal and Coke with Guarantee of Future Delivery Prohibited

No person shall sell or offer for sale or advertise for sale any coal or coke upon terms that if the buyer will purchase and take delivery of a specified quantity thereof by a specified date or during a specified period, future delivery of a further quantity will be guaranteed to such buyer at the same price.

3. The Wartime Prices and Trade Board Order No. III Rescinded

The Wartime Prices and Trade Board Order No. III dated March 17, 1942, and by Order in Council P.C. 1752 of March 5, 1943, made an Order of the Coal Controller, is rescinded.

F. G. NEATE,
Deputy Coal Controller.

APPROVED:

HENRY BORDEN,
Chairman, The Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

COAL CONTROLLER

Order No. Coal 2

(Grading Coal Mined in Alberta)

Dated March 31, 1943.

Pursuant to the powers conferred by Order in Council P.C. 1752 of March 5th, 1943, and any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board,

IT IS HEREBY ORDERED AS FOLLOWS:

1. *Invoices to be Furnished Designating Grades and Areas*

Every person who mines coal in the Province of Alberta in any area therein and hereinafter named, and who sells and delivers such coal for domestic use shall

- (a) grade such coal only in the sizes provided by this Order for such area; and
- (b) in the invoice recording the sale and delivery of such coal, accurately designate the area from which it was mined, and the name of its grade as hereinafter provided; and
- (c) furnish the purchaser thereof with a true copy of such invoice at the time of such sale and delivery.

2. *Designations of Grades*

The grades of such coal in all areas shall be known as "lump", "utility lump", "egg", "nut", "stoker", "slack", except in the Edmonton area where, for local sales only, the grade "screened mine run" shall be permitted, and in such area, the grade "utility lump" shall not be used.

3. *Methods of Grading and Sizes of Grades*

All such coal shall be graded by passing the same over and/or as the circumstances require, through shaker screens having round hole perforations of the sizes, in inches, as set forth after each respectively named grade

- (a) in the Lethbridge area, being all of townships 7 to 10, both inclusive, in ranges 20 to 23, both inclusive, west of the fourth meridian in the said Province, as follows:
 - (i) lump coal over 4";
 - (ii) utility lump coal over 4", and through 8" or 10";
 - (iii) egg coal through 4", and over 1 $\frac{3}{4}$ ";
 - (iv) egg coal (Galt Mine only) through 4", and over 1 $\frac{1}{8}$ ";
 - (v) nut, stoker and slack through 1 $\frac{3}{4}$ ";
- (b) in the Edmonton area, being all of the townships 50 to 57, both inclusive, in ranges 21 to 27, both inclusive, west of the fourth meridian in the said Province, as follows:
 - (i) lump coal over 4";
 - (ii) screened mine run (for local sales only) over 2";
 - (iii) egg coal through 4", and over 2";
 - (iv) nut, stoker and slack through 2";
- (c) in any area in the said Province not hereinbefore described, as follows:
 - (i) lump coal over 4";
 - (ii) Utility lump coal over 4", and through 8" or 10";
 - (iii) egg coal through 4", and over 2";
 - (iv) nut, stoker and slack through 2";

provided that nut coal, 1" x 2", and the various sizes of stoker and slack coal may be screened to meet the requirements or specifications of any purchaser thereof and provided further that in the place and stead of shaker screens, it will be permissible to use an equivalent screen of other types.

4. *Order not Applicable to Coal Sold for Local Domestic Use*

This Order shall not apply to any coal sold for local domestic use when delivered at the mine to trucks, wagons or other such vehicles.

5. *Coal Administrator's Order No. A.289 Rescinded*

Order No. A289 of the Coal Administrator of the Wartime Prices and Trade Board dated July 11, 1942, and by Order in Council P.C. 1752 of March 5, 1943, made an Order of the Coal Controller, is rescinded.

F. G. NEATE,
Deputy Coal Controller.

APPROVED :

HENRY BORDEN,
Chairman, The Wartime Industries Control Board.

VOLUME II—No. 4



May 3, 1943

CANADIAN WAR ORDERS AND REGULATIONS 1943

Published under authority of Order in Council P.C. 10793
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PRIVY COUNCIL OFFICE

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1943

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PART I

Orders in Council

Order in Council approving the formation of the Air Cadet Corps as a component of the R.C.A.F.

P.C. 1/3004

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council on the 22nd April, 1943.

The Board had under consideration a memorandum from the Honourable the Minister of National Defence for Air reporting:—

“That the Royal Canadian Air Force consists of the following components—the Permanent Active Air Force, the Auxiliary Active Air Force, the Special Reserve, and the Women's Division, the officers and airmen of which are on active service, the University Air Training Corps, the officers and airmen of which are not on active service, and the Reserve Air Force;

That by Order in Council dated 19th November, 1940, P.C. 6647, the Minister of National Defence for Air was authorized to form Junior and Senior Air Cadet Corps, and it was provided that such Corps be drilled, trained and furnished with arms, ammunition and equipment in such manner and under such conditions as the Minister of National Defence for Air may prescribe;

That pursuant to such authority Air Cadet Corps have been formed and are now being trained under the conditions prescribed by the Minister of National Defence for Air, from time to time;

That it is now desirable to appoint qualified persons to commissions in the Royal Canadian Air Force for the purpose of assisting in the training of members of such Air Cadet Corps, and to provide that such persons when so appointed shall not be on active service and shall serve under the conditions prescribed by the Minister of National Defence for Air, from time to time;

That it may, in future, be desirable to enlist Air Cadets in the Royal Canadian Air Force as members thereof;

That for the purposes aforesaid, a further component of the Royal Canadian Air Force should be created to be known as the ‘Air Cadet Corps’, in which qualified persons can now be appointed to commissions, and in which hereafter, when appropriate and necessary authority has been given, persons may be enlisted as airmen.

To that end, the undersigned has the honour to recommend that Your Excellency, under and by virtue of the Royal Canadian Air Force Act, Chapter 15, of the Statutes of Canada, 1940, and of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, be pleased to approve:

(1) The formation of a further component of the Royal Canadian Air Force to be entitled the ‘Air Cadet Corps’ to be comprised of such officers and airmen as may be appointed thereto or enlisted therein, under such conditions as to service, training and pay, not inconsistent with this order and/or with the provisions of the King's Regulations and Orders for the Royal Canadian Air Force, as may be prescribed by the Minister of National Defence for Air;

(2) The rates of pay of officers and airmen of the ‘Air Cadet Corps’ shall be such as may be prescribed from time to time by or with the approval of the Governor General in Council;

(3) That the said ‘Air Cadet Corps’ shall be comprised of such units, detachments and formations as may be specified from time to time by the Minister of National Defence for Air;

(4) That the said 'Air Cadet Corps' shall not be deemed to be on active service, but the officers thereof may be placed on active service by being transferred to the Special Reserve, Royal Canadian Air Force, under such conditions as may be prescribed by the Minister of National Defence for Air;

(5) No persons shall be enlisted as airmen in the 'Air Cadet Corps' without the prior authorization of the Governor General in Council to the enlistment of airmen in this further component of the Royal Canadian Air Force."

The Board concur in the above report and recommendation, and submit the same for favourable consideration.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council suspending certain provisions *re* shipments of coal, for duration of the War

P.C. 3064

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 20th day of April, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Orders in Council providing assistance in the movement of coal hereinafter listed each contain a provision that the assistance shall apply only on shipments of coal from coal mines or coal properties operating under legal permit and shipping coal prior to December 31, 1930;

And Whereas the Minister of Munitions and Supply is of the opinion that, in view of the threatened shortage in the coal supply and to make available at consuming points all coal mined in Canada, the said provisions should be suspended for the duration of the War.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply, and under and by virtue of the powers conferred on the Governor in Council by the War Measures Act and otherwise, is pleased to order and doth hereby order as follows:—

The provisions hereunder listed of the Orders in Council hereunder listed are hereby suspended, and shall have no effect, until the expiration of three months after the cessation of hostilities in the present war:

Section (6) of Order in Council P.C. 1861 of August 4, 1936.

Section (4) of Order in Council P.C. 3971 of December 5, 1939.

Section (4) of Order in Council P.C. 3972 of December 5, 1939.

Section (8) of Order in Council P.C. 3969 of December 5, 1939.

Section 6 of Order in Council P.C. 7588 of October 1, 1941.

Paragraph (b) of Section (1) of Order in Council P.C. 6643, of July 28, 1942.

Section 5 of Order in Council P.C. 10473 of November 17, 1942.

Section 4 of Order in Council P.C. 10592 of November 27, 1942.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending the provisions of the Post-Discharge Re-establishment Order

P.C. 2/3241.

*Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved
by His Excellency the Governor General in Council, on the 20th April, 1943.*

The Board had under consideration a memorandum from the Honourable the Minister of Pensions and National Health reporting that:

"Whereas the provisions of the Post-Discharge Re-establishment Order have been under review by officers of the Department of Pensions and National Health who, after careful consideration thereof and consultation with various other Government officers, have recommended certain amendments to the said Order as hereafter set forth;

And whereas the rates for out-of-work benefits and grants under the said Order are deemed inadequate, and it is deemed advisable that the same be increased to \$10.20 and \$14.40 per week for unmarried persons and married persons respectively;

And whereas, in view of the allowances granted to dependents of members of the forces, it is deemed advisable that provision be made for allowances under the said Order in respect of the same dependents;

And whereas under the said Order the undersigned is vested with discretionary power to diminish grants by reason of the payment of any pension, and it is now deemed advisable that the said Order contain more specific provisions in respect thereto to the end that a pensioner shall not be deprived of the entire grant, but shall, by the allowance to him of a portion of the grant, be encouraged and enabled to pursue a course under the said Order;

And whereas it is deemed advisable to make provision for transportation, and to make provision for an additional living allowance to a married person who, in taking a course, is compelled to reside elsewhere than in his established home, and to make other changes in the said Order consequential upon the said amendments;

Now therefore the undersigned pursuant to the provisions of the War Measures Act, Chapter 206 of the Revised Statutes of Canada, 1927, has the honour to recommend that the whole of Parts I, II and III of the Post-Discharge Re-establishment Order, P.C. 7633 of the 1st October, 1941, as amended, excepting Paragraph 1 thereof, be revoked and that the paragraphs annexed hereto as Schedule 'A' to this Order be substituted therefor, and further that such revocation and substitution not come into effect until the 1st day of May, 1943."

The Board concur in the above report and recommendation, and submit the same for favourable consideration.

(Sgd.) A. D. P. HEENEY,
Clerk of the Privy Council.

SCHEDULE A

2. In this order, unless the context otherwise requires:

"active service" includes service of a "Member (H.D.) of the Canadian Army" and any service of an "R. Recruit" during which he is considered to be on active service by virtue of "Reserve Army (Special) Regulations, 1941;"

"discharge" means the discharge or retirement from or the ceasing to serve on active service of a "discharged person" as hereinafter defined;

"discharged person" means any person who, subsequent to July 1st, 1941, has been discharged or retired from, or has ceased to serve on active service in,

- (i) the Naval, Military or Air Forces of Canada, provided, in respect to this class, that such person was in receipt of either active service rates of pay or of Permanent Force rates of pay while serving in the said Forces during the present war, or
- (ii) the Canadian Women's Army Corps, established by Order in Council, P.C. 6289, dated the 13th day of August, 1941, or
- (iii) the Royal Canadian Air Force (Women's Division), established by Order in Council P.C. 790, dated the 3rd day of February, 1942, including this Force when known as the Canadian Women's Auxiliary Air Force, or

- (iv) the Women's Royal Canadian Naval Service, established by Order in Council, P.C. 56/6755, dated the 31st day of July, 1942, or
- (v) the Military, Naval or Air Forces of His Majesty other than His Majesty's Canadian Forces, provided, in respect to this class, that such person was domiciled in Canada at the time of his enlistment therein in the present war;

"enlistment" means enlistment or enrolment in, or appointment to commission in, any of the Forces or Corps aforesaid;

"married person" means—

- (i) a man whose wife is being maintained wholly or mainly by him, or
- (ii) a married woman who has a husband dependent on her, or
- (iii) a married person, widow or widower, who maintains wholly or mainly one or more children under the age of 16 years,

and for the purpose of this definition "child" includes any child of the discharged person, a stepchild, adopted child, or illegitimate child;

"Minister" means the Minister of Pensions and National Health;

"pensionable disability" means a disability in respect of which pension has been granted under the Pension Act;

"pension" means a pension under the Pension Act;

"rehabilitation grant" means a grant made pursuant to the provisions of Order-in-Council P.C. 7521 dated December 19, 1940, as amended;

"service" means service in any of the Forces or Corps aforesaid during the present war; and

"university" means a Canadian University or College of educational standards approved by the Minister.

3. The Minister may make regulations which, in his opinion, are necessary or advisable for carrying out the provisions of Parts II and III of this order.

4. The provisions of Regulation 1 of Order in Council, P.C. 80/4430 of the 27th of May, 1942, respecting persons serving on ships shall be deemed provisions of this Order, reference therein to paragraph 13 of this Order being taken to mean paragraph 16 hereof.

PART II

5. (1) The Minister may, subject to the other provisions of this Order, authorize the payment to a discharged person of an out-of-work benefit for any period during which such discharged person

- (a) is capable of and available for work but unable to obtain suitable employment, and
- (b) follows such course of training or instruction, if any, as the Minister may have prescribed, to fit him or to keep him fit for employment or for re-employment.

Provided that

- (i) In the case of a person discharged from the Canadian Women's Army Corps, the Royal Canadian Air Force (Women's Division) or the Women's Royal Canadian Naval Service the rate of out-of-work benefit aforesaid shall not exceed the rate of pay of the discharged person at the date of discharge;
- (ii) No benefit under this paragraph shall be paid to a married woman whilst her husband is, in the opinion of the Minister, capable of maintaining her either wholly or mainly and under legal obligation so to do, and
- (iii) There shall be deducted from any benefit payable to a woman under this paragraph an amount equal to any amount which she is entitled to receive for the same period as pension (other than pension for a disability of her own) under the provisions of the Pension Act or any Order in Council which provides for pension administered under the Pension Act.

(2) A deduction shall be made from the out-of-work benefit of a discharged person for any period equal to the amount of the benefit, if any, which he is qualified or able to qualify to receive for the period under The Unemployment Insurance Act, 1940.

(3) A discharged person shall not be deemed to be disqualified for out-of-work benefit by reason only that he has declined an offer of employment under conditions as described in paragraph (b) of Section 31 of The Unemployment Insurance Act, 1940, or by reason of his refusal of employment the acceptance of which would involve the consequences described in Section 32 of the said Act, and he shall not be deemed to be unemployed for any period or day as described in Section 33 of the said Act, but he shall be disqualified for out-of-work benefit in the circumstances defined in Section 43 of the said Act.

6. The Minister may, subject to the other provisions of this Order, authorize the payment to a discharged person of a grant if

- (i) such person is pursuing vocational, technical or other educational training;
- (ii) the Minister approves such training as being training which will fit him or keep him fit for employment or re-employment or will enable him to obtain better or more suitable employment, and
- (iii) he makes progress in such training to the satisfaction of the Minister.

7. The Minister may, subject to the other provisions of this Order, authorize the payment to a discharged person of a grant for any period during which

- (i) such discharged person engages in agricultural or other enterprise on his own account and is awaiting returns from such enterprise, or is temporarily incapacitated from accepting work or from taking training by reason of a disability, and
- (ii) the Minister is of the opinion that, having regard to the special circumstances of the case, the grant will prove effective in re-establishing him.

8. In case any discharged person

- (a) has been regularly admitted to a university before his discharge, and resumes within one year and three months after discharge a course, academic or professional, interrupted by his service, or
- (b) becomes regularly admitted to a university and commences any such course within one year and three months after his discharge, or
- (c) because of ill health or because his admission to the university has been conditional upon his fulfilling some additional matriculation requirements or for any other good reason shown to the satisfaction of the Minister, delays resumption or commencement of such course beyond the aforementioned periods,

the Minister may, subject to the other provisions of this Order, authorize the payment to such discharged person of a grant for any period during which he pursues such course, but the grant shall not be continued to any such person who fails in more than two classes or subjects in any academic year, nor to any such person who having failed in either one or two classes or subjects also fails in either or both supplementary examinations next offered by the university in such classes or subjects.

9. In case any discharged person

- (a) has entered upon a post-graduate course, either academic or professional, in a university before enlistment, or was about to do so at the time of his enlistment, or, having completed his under-graduate course in a university after his discharge, enters upon a post-graduate course as aforesaid, and
- (b) resumes or commences such post-graduate course within
 - (i) one year from his discharge, or
 - (ii) one year from the commencement, next following his discharge, of such course in such university, if his discharge precedes such commencement by not more than three months, or
 - (iii) in the case of a discharged person who completes his under-graduate course after his discharge, as soon as may be after such completion,

if the Minister having considered such person's attainments and his course, deems it in the public interest that he should continue such course, the Minister may, subject to the provisions of this Order, authorize the payment to such person of a grant for any period during which he continues such course.

10. (1) An "out-of-work benefit" under the provisions of paragraph 5 of this Order means an out-of-work benefit at the rate of \$44.20 per month or \$10.20 per week in the case of an unmarried person and at the rate of \$62.40 per month or \$14.40 per week in the case of a married person, together with, in either case, such additional allowance for dependents, if any, as provided by sub-paragraph 3 hereof.

(2) A "grant" under the provisions of paragraph 6, 7, 8 or 9 of this Order means a grant at the rate of \$44.20 per month or \$10.20 per week in the case of an unmarried person and at the rate of \$62.40 per month or \$14.40 per week in the case of a married person, together with, in either case, such additional allowance for dependents, if any, as provided by sub-paragraph 3 hereof, and, in either case, reduced by such amount on account of any pension, wages, salary or other income such person may have received or be entitled to receive in respect of the period for which such grant is paid, as to the Minister seems right,

Provided that a grant under paragraph 6, 8 or 9 of this Order shall not be reduced on account of pension where the discharged person's pensionable disability has been assessed below fifteen per cent, and that reduction of a grant under any of the said paragraphs on account of pension in other cases shall be subject to the following limitations:

(a) that, where pensionable disability has been assessed between fourteen and sixty per cent the grant shall not be reduced beyond the point where such discharged person shall receive in addition to pension,

(i) in the case of an unmarried person, a residual portion of the grant per month which, when combined with the rate of pension for an unmarried pensioner without dependents at such discharged person's assessed pensionable disability for a like period, equals \$55.00, or

(ii) in the case of a married person or person to whom or on whose account an additional allowance is being paid under this Order in respect of a person in lieu of wife, a residual portion of the grant per month which, when combined with the rate of pension for a married pensioner without dependents other than wife at such discharged person's assessed pensionable disability for a like period, equals \$75.00,

together with, in either case, such additional allowance for dependents, if any, as provided by sub-paragraph 3 hereof, and

(b) that, where pensionable disability has been assessed at sixty per cent or over the grant shall not be reduced beyond the point where such discharged person shall receive in addition to pension,

(i) in the case of an unmarried person, a residual portion of the grant per month which is equal to 25 per cent of the rate of pension for an unmarried pensioner without dependents at such discharged person's assessed pensionable disability for a like period, or

(ii) in the case of a married person or person to whom or on whose account an additional allowance is being paid under this Order in respect of a person in lieu of wife, a residual portion of the grant per month which is equal to 25 per cent of the rate of pension for a married pensioner without dependents other than wife at such discharged person's assessed pensionable disability for a like period,

together with, in either case, such additional allowance for dependents, if any, as provided by sub-paragraph 3 hereof;

And for the purposes of this proviso, where pension has been awarded under the provisions of Section 11 (3) or Section 21 of the Pension Act, "assessed pensionable disability" shall be taken to mean the degree of pensionable disability represented by the amount of pension granted, in accordance with the rates set forth in the said Act with respect to pensions as of right.

(3) Additional allowance may be paid to or on behalf of the following dependents at the following rates per month and subject to the following conditions:—

(a) Additional allowance for person in lieu of wife.....	\$18.20
Additional allowance for one child.....	12.00
Additional allowance for second child.....	12.00
Additional allowance for third child.....	10.00
Additional allowance for each subsequent child not in excess of three..	8.00
Additional allowance for parent or parents.....	15.00

Where the discharged person is in receipt of a pension and the total additional pension in respect of his children is greater than the total of the above allowances for the same, the latter amount shall be increased to the level of the former.

(b) "*Child*" means

- (i) a legitimate child of the discharged person, or
- (ii) an illegitimate child of the discharged person for whom he is paying maintenance or whom he is otherwise supporting and on whose account dependents' allowance was being paid by the Department of National Defence at the time of his discharge, or
- (iii) a step-child or legally adopted child of the discharged person being maintained by him,

provided, in any case, that such child, if a boy, is under sixteen and, if a girl, is under seventeen years of age.

(c) "*Parent*" means a parent or person in lieu of a parent if such parent or person is in a dependent condition and was solely or mainly maintained by the discharged person during his service, or was solely or mainly maintained by him for a reasonable time prior to the award of the benefit or grant, or becomes in a dependent condition during the period such benefit or grant is payable.

(d) The additional allowance for a person in lieu of wife may in the discretion of the Minister be paid to a woman who, although not legally married to him, was living with him at the time of his enlistment and on whose account Dependents' Allowance was being paid by the Department of National Defence at the time of his discharge.

(e) In the case of a widower with a child or children who qualifies as a "married person" within the definition thereof and is being paid a benefit or grant as such, the additional allowance for child or children shall be diminished by the difference in rates as between a married person and an unmarried person unless there exists a daughter or other person competent to assume and who does assume the household duties and the care of the child or children.

(f) The additional allowances provided in this paragraph are the maximum allowances payable to or in respect of such dependents but if lesser amounts are, in the opinion of the Minister, sufficient for the maintenance of such dependents, lesser amounts may be paid.

11. The Minister may pay to a person pursuing a course under the provisions of paragraph 6 hereof and who is

- (i) a married person, or
- (ii) a person in respect of whom an additional allowance for dependents is being paid under this Order,

a living allowance of \$5.00 per week for any week whilst he is necessarily living away from his usual place of residence in pursuing such course and is thereby, in the opinion of the Minister, obliged to incur extra living expenses.

12. (1) No person shall be paid out-of-work benefit under this Order for his first nine days of unemployment, whether continuous or not, after any period for which he may have been paid a rehabilitation grant or after his discharge where no rehabilitation grant has been paid.

(2) Subject to the provisions of sub-paragraph (3) hereof no out-of-work benefit or grant shall be paid to any discharged person under paragraphs 5, 6 or 7 hereof for any period or periods

- (i) for which he may have been paid a rehabilitation grant, or
- (ii) more than eighteen months after his discharge

and the total period within the said period of eighteen months, for which he may receive out-of-work benefit or grant under this Order, together with any period for which he may have received or is then entitled to receive Unemployment Insurance benefit under the Unemployment Insurance Act, 1940, shall not exceed his period of service nor shall it in any case exceed 52 weeks.

(3) With respect to a grant under paragraph 6 of this Order, in the case of a discharged person who is in receipt of pension, the limitations imposed by subparagraph (2) (ii) hereof may be waived, if, in the opinion of the Minister, such discharged person is by reason of increased pensionable disabilities unable to follow his pre-war occupation or his principal post-war occupation or the occupation for which he was previously granted training by the Minister, and has been unable to secure or hold steady employment though possessing a potential physical and mental capacity for work.

(4) No grant shall be paid to any discharged person under paragraphs 8 and 9 hereof for any period or periods for which he may have been paid a rehabilitation grant, nor shall he be paid any grant under the said paragraphs if the total period for which he has received out-of-work benefit or grants hereunder, or unemployment insurance benefit under The Unemployment Insurance Act, 1940, exceeds in all his period of service, unless

- (i) in the case of a person who has been in receipt of a grant under paragraph 8 hereof, his progress and attainments in his course are such that the Minister deems it in his interest and in the public interest that the grant should be continued, and
- (ii) in the case of a person in receipt of a grant under paragraph 9 hereof, his progress and achievements are so outstanding that, in the Minister's opinion, it is important in the public interest that the grant should be continued.

(5) In determining the period of eighteen months mentioned in subparagraph (2) of this paragraph, the Minister may regard such a period as being exclusive of any periods during which a discharged person is a patient in any hospital or institution.

(6) No benefit or grant shall be paid under this Order while the discharged person is residing elsewhere than in Canada.

13. Where a grant is being paid to a discharged person under the provisions of paragraph 6, 8 or 9 hereof, or where a grant might be paid thereunder but for reduction on account of pension, wages, salary or other income, the Minister may authorize a payment to be made on his behalf not exceeding the tuition fees, student fees, athletic fees or other charges and costs of his course.

14. Not more than one grant may be paid to any person under this Part for any period, nor shall any grant be paid to any person for any period for which he is paid out-of-work benefit hereunder or unemployment insurance benefit under The Unemployment Insurance Act, 1940.

15. Transportation and other travelling expenses, when deemed by the Minister necessary, and limited to the extent deemed necessary, may be authorized in the following cases and in accordance with the following rules:

- (1) (a) Where a discharged person is requested under authority of the Minister to appear at any district office of the Department or elsewhere for rehabilitation consultation, he may be allowed transportation expenses from his place of residence to the place of consultation and return together with other travelling expenses;
- (b) Where a discharged person is pursuing a course under the provisions of paragraph 6 hereof he may be allowed transportation together with other travelling expenses for one trip from his usual place of residence to the place where the course is being held and one trip in return, or one trip from his usual place of residence to the place where the course is being held and one trip to such other place where in the interests of rehabilitation it is deemed by the Minister advisable for him to go and to which he can go without incurring greater transportation or travelling expenses;

- (c) When a discharged person's place of residence during such course is at such distance from the place where the course is being held that daily transportation to and from such place is advantageous as an alternative to changing his place of residence, he may be allowed transportation to and from such place each day that such course necessitates.
- (2) (a) "Transportation" for the purpose of this paragraph means railway transportation with sleeping berth if necessary, and/or reasonable charge for other modes of transportation when necessary and when supported by proper vouchers;
- (b) When a privately owned automobile is used the transportation allowance shall be three cents per mile or the equivalent of one railway fare, irrespective of the number of passengers carried.
- (3) "Other travelling expenses" for the purpose of this paragraph means
 - (a) meals in transit, if not provided by the transportation company, at \$1.00 each;
 - (b) (applicable only to sub-paragraph (1) (a) hereof) board and quarters during the time detained which will wherever possible be furnished at a departmental institution but as to which if not furnished at a departmental institution the following rates shall apply:

Meals each \$0.50; Lodging \$2.00 per night.

16. Any payment under this Part during the year ending March 31, 1942, shall be made from and out of the War Appropriation of the Consolidated Revenue Fund, and any such payment thereafter shall be made out of moneys provided for the purpose.

17. Notwithstanding anything in this Part contained, the Minister may, for any reason which he deems sufficient

- (a) refrain from authorizing any payments under this Part, or
- (b) on new facts being brought to his attention, make any order under this Part, in a case where he has previously refused to do so, or rescind or amend any order which he has made under this Part, his decision otherwise being final, or
- (c) order that payment of an out-of-work benefit or grant or any instalment or portion of instalment thereof be made to some other person than the discharged person but on his behalf.

PART III

18. Any discharged person who completes fifteen weeks in insurable employment under The Unemployment Insurance Act, 1940, within any period of twelve months, whether continuous employment or not, shall, for the purpose of the said Act, be deemed

- (a) to have received unemployment insurance benefit under the said Act for a continuous period (hereinafter in this paragraph referred to as "benefit period"), immediately prior to the commencement of such fifteen weeks, equal to the period, if any, for which he received out-of-work benefit under Part II hereof, together with the proportion of any period for which he received a grant under Part II hereof which the amount of such grant (not including any additional allowance) per week bears to \$14.40 if he is a married person and \$10.20 per week if he is not a married person, but not exceeding in total in any case, three-fifths of his period of service after July 1, 1941, and
- (b) to have been in insurable employment immediately prior to the commencement of the said benefit period for a period equal to his service after July 1, 1941,

and the said insurable employment shall be deemed to have been continuous as nearly as may be without being contemporaneous with any period during which the said person actually was in insurable employment under the said Act prior to the said benefit period.

19. As soon as may be, after The Unemployment Insurance Commission ascertains that a discharged person has completed fifteen weeks in insurable employment as aforesaid, there shall be credited to the Unemployment Insurance Fund out of the War Appropriation of The Consolidated Revenue Fund if such credit is made during the year ending March 31, 1942, and out of moneys appropriated for the purpose if such credit is made thereafter, the amount of the combined employer's and employed person's contribution under the Unemployment Insurance Act, 1940, for a period equal to the difference between his period of service after July 1, 1941, and one and two-thirds of the period for which, under sub-paragraph (a) of paragraph 18 hereof, he is deemed to have been in receipt of unemployment insurance benefit, and the rate of the said combined contribution shall be the average of the contributions shown by such person's unemployment book to have been paid by him and on his behalf for the said fifteen weeks; and for the purpose of the said Act, the said discharged person shall be deemed to have been bona fide employed in insurable employment during the said period of service and all contributions shall be deemed to have been paid under the said Act in respect of the said discharged person during the said period of service.

20. If on making any report on the financial condition of the Unemployment Insurance Fund the Unemployment Insurance Advisory Committee finds that the said Fund has been adversely affected by reason of the provisions of paragraphs 18 and 19 hereof, the Committee shall in its statutory report state the amount and the manner in which the said Fund has been adversely affected as aforesaid, and the Governor-in-Council may on receipt of said report take into consideration immediate measures to remedy any depletion of the said Fund due to the operation of this Order which depletion shall have been established by the aforesaid report of the Unemployment Insurance Advisory Committee.

Order in Council conferring certain powers on the Minister of Munitions and Supply *re* leaseholds

P.C. 3242

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 22nd day of April, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas under and by virtue of The Department of Munitions and Supply Act the Minister of Munitions and Supply has, amongst other duties, the duties of organizing, mobilizing and conserving the resources of Canada contributory to and the sources of supply of munitions of war and supplies and the agencies and facilities available for the supply of the same and of providing for the fulfilment of the needs, present and prospective, of the Government and the community in respect thereto, and of taking steps to mobilize, conserve and co-ordinate all economic and industrial facilities in respect of munitions of war and supplies for the effective prosecution of the present war;

And whereas the Wartime Leasehold Regulations have been established by Order in Council P.C. No. 9029, dated November 21, 1941, as amended by P.C. No. 3366, dated April 24, 1942 and P.C. No. 8973, dated October 1, 1942;

And whereas it is deemed expedient and in the public interest for the more efficient prosecution of the war that the Minister of Munitions and Supply should have the power and authority, notwithstanding the Wartime Leasehold Regulations or any order made pursuant or with reference thereto, to make orders respecting leaseholds, as hereinafter set forth;

And whereas the Wartime Prices and Trade Board agrees that, in matters related to the Department of Munitions and Supply, it is more expedient for the Minister of Munitions and Supply to exercise the powers hereinafter set out.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply, concurred in by the Minister of Finance, and under and by virtue of the powers conferred upon the Governor in Council by The Department of Munitions and Supply Act and by the War Measures Act, is pleased to order and doth hereby order as follows:

(1) Notwithstanding the Wartime Leasehold Regulations or any order or orders made pursuant or with reference thereto, the Minister of Munitions and Supply, if satisfied that such action is necessary in order to assure the maintenance of the production and distribution of Munitions of war and supplies, shall have power—

- (a) to terminate or require the termination of any lease and vacation of possession of any real property in such manner and on such terms and conditions as he may designate;
- (b) to require any person to offer to let any real property or to let any real property to such person and on such terms and conditions as he may designate and to give to any such designated person possession of such real property accordingly;
- (c) to vary or suspend or to require variation or suspension of the terms and conditions of any lease or of any covenant, agreement or law, affecting the occupation or use of any real property in such respects as he may designate;
- (d) upon failure of any person to vacate or give possession of any real property pursuant to any order or requirement, to apply to the Attorney General of Canada to issue in any form a warrant for possession to the Sheriff within whose jurisdiction such real property is situated, directing such Sheriff to evict from the real property described in the warrant any person named in the warrant or to put the person named in such warrant in possession of the real property described therein, which warrant the Attorney General is authorized to issue if he is satisfied that, with a view to securing compliance with an order validly made hereunder, it is necessary to do so and which warrant shall be executed by such Sheriff as if it were a warrant or writ of possession issued out of the superior court of the Province in which such real property is situated.

(2) For the purposes of this Order in Council, unless the context otherwise requires:

- (a) "lease" means and includes every enforceable contract for the letting or subletting of real property and every leave and licence for the use of real property whether such contract or leave or licence is made orally, in writing or by deed; and the verbs "let" and "rent" shall have similarly extended meanings;
- (b) "real property" means any improved or unimproved land, any factory, warehouse, store, shop, office building, or other place of business, or any portion thereof, and any structure or part of a structure used for combined business and dwelling purposes, together with all appurtenances thereto belonging;
- (c) "Minister" means the Minister of Munitions and Supply.

(3) Any person who contravenes or fails to observe an Order made by the Minister shall be guilty of an offence under The Department of Munitions and Supply Act.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending the Defence of Canada Regulations—
regulations respecting pigeon service

P.C. 3294

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 22nd day of April, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of National Defence for Air reports that the Royal Canadian Air Force is instituting a substantial pigeon service on both the East and West Coasts of Canada;

And whereas Regulation 18B of the Defence of Canada Regulations provides that no person shall, except under the authority of a written permit granted by the Minister of National Revenue, bring, take or send any live pigeon into or out of Canada, and that any officer of the Department of National Revenue may seize and detain any pigeon so brought, taken or sent. No provision is made by the said Regulation 18 B for the control of pigeons within Canada or the protection of pigeons belonging to the Armed Forces of Canada;

And whereas it is considered that in the interests of national security and for the protection of any pigeon service established by the Armed Forces, regulations should be made prohibiting the keeping or flying of racing or homing pigeons, the sending of messages thereby, the killing or capturing of pigeons and the removal of or interference with any article attached thereto without authority.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of National Defence for Air, concurred in by the Minister of Justice and the Minister of National Revenue and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, and notwithstanding the provisions of any other statute, law or regulation, is pleased to amend the Defence of Canada Regulations (Consolidation) 1942 and they are hereby amended by deleting Paragraph (2) of Regulation 18 B and adding the following paragraphs to the said Regulation:—

- (2) Subject as hereinafter provided, no person shall, in Canada
 - (a) have under his control, or liberate, any racing pigeon or homing pigeon except under the authority of a written permit granted by or on behalf of a competent authority, or unless a member of a pigeon club or association affiliated or associated with the Canadian Homing Union;
 - (b) send, by means of any such pigeon, any document, pictorial representation or photograph, except under the authority of a written permit granted by or on behalf of a competent authority;
 - (c) kill, wound or take any such pigeon, or
 - (d) remove or tamper with any article attached to such a pigeon, being an article which he has reasonable cause to believe to be a means of identifying the pigeon or of communicating information;

Provided that—

- (i) the preceding provisions of this paragraph shall not apply to anything done by, or with the permission or under the direction of, any member of His Majesty's Forces being on duty, servant of His Majesty or constable acting in the course of his duty as such;
- (ii) nothing in sub-paragraphs (c) and (d) of this paragraph shall apply to anything done in relation to a pigeon by the person entitled to possession thereof or by any person acting on his behalf;
- (iii) in any proceedings which, by virtue of sub-paragraph (c) of this paragraph, are taken against any person in respect of the killing or wounding of any such pigeon, it shall be a defence for the defendant to prove that he acted

under the reasonable belief that the pigeon was not a racing or homing pigeon, and that (in a case where he subsequently took possession of the pigeon) he forthwith caused the pigeon, together with any article attached thereto which he had reasonable cause to believe to be a means of identifying the pigeon or communicating information, to be delivered to a member of His Majesty's Forces being on duty or to a constable at a police station.

(3) With a view to the enforcement of this Regulation, any constable may liberate any pigeons found by him at any place, and may enter any premises for the purpose of exercising his powers under this paragraph.

(4) Whenever any person in Canada finds dead or unable to fly a racing pigeon or homing pigeon to which there is attached any article which he has reasonable cause to believe to be a means of identifying the pigeon or of communicating information, he shall forthwith cause the pigeon to be delivered to a member of His Majesty's forces being on duty or to a constable at a police station.

Provided that nothing in this paragraph shall impose any obligation in respect of a pigeon upon any person, or the servant or agent of any person, who is entitled to have that pigeon in his possession or under his control by virtue of a permit granted under Paragraph (2) of this Regulation.

(5) A competent authority may by order provide that in any area specified in the order, being an area through which, in the opinion of such authority, homing pigeons carrying messages to or from members of His Majesty's forces or other persons in His Majesty's service are likely to fly, it shall be lawful for any person authorized by or on behalf of the said authority to take or destroy at any time any birds who habitually prey upon pigeons or the eggs of such birds.

(6) A "competent authority" shall mean the Minister of National Revenue for the purposes of paragraph (1) hereof in respect of importation and the Minister of Trade and Commerce in respect of exportation, and the Minister of National Defence for Air in respect of paragraphs (2) to (5) hereof inclusive.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council exempting imports of ice from War Exchange Tax

P.C. 3300

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 22nd day of April, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Finance reports:

That imports of ice are exempt from customs duty regardless of the country of origin;

That the 10 per cent war exchange tax applies to ice imported from countries the products of which are subject to Intermediate or General Tariff treatment;

That ice is essential for protecting perishable foods;

That substantial quantities of ice are being imported from the United States in order to relieve the existing shortage of this commodity in a number of points in central and eastern Canada; and

That the Foods Administrator of The Wartime Prices and Trade Board recommends that imports of ice be exempt from the war exchange tax in order to reduce the landed cost of this commodity.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and it is hereby ordered that imports of ice be exempt from the war exchange tax of 10 per cent ad valorem, effective April 1, 1943.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council exempting imports of cast iron scrap from War Exchange Tax

P.C. 3301

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 22nd day of April, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Finance reports:

That imports of cast iron scrap, being waste or refuse, to be remelted in furnaces or cupolas are exempt from customs duty regardless of the country of origin;

That the 10 per cent war exchange tax applies to cast iron scrap imported from countries the products of which are subject to Intermediate or General Tariff treatment;

That a few months ago there developed in Canada an acute shortage of cast iron scrap;

That the Canadian industries using cast iron scrap are engaged almost wholly in essential production;

That the cost of imported scrap delivered at Canadian plants is about 25 per cent higher than the existing ceiling price on this commodity; and

That the elimination of the war exchange tax on imported cast iron scrap would enable Canadian industries using this material to continue in operation without revising upwards the contract price of their finished product.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and it is hereby ordered that imports of cast iron scrap, being waste or refuse, to be remelted in furnaces or cupolas be exempt from the war exchange tax of 10 per cent ad valorem, effective January 1, 1943.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council exempting imports of articles and materials to be used in the construction of fishing vessels from the War Exchange Tax

P.C. 3302

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 22nd day of April, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 2798, dated April 10, 1942, a subsidy of one hundred and sixty-five dollars per ton, gross tonnage was granted towards the construction of vessels of the packer-seiner type on the Pacific Coast;

And whereas by Order in Council P.C. 7580, dated August 26, 1942 a subsidy of one hundred and sixty-five dollars per ton, gross tonnage was granted towards the construction of fishing vessels of the dragger type measuring not less than seventy-two feet overall length of main hull and a maximum length as may be determined by the Minister of Fisheries;

And whereas the Minister of Finance reports that there have been some vessels of the packer-seiner type constructed on the Pacific Coast since this subsidy was authorized but up to the present no firms have taken advantage of this assistance on the Atlantic Coast; and

That the Department of Fisheries recommends that the subsidy granted towards the construction of fishing vessels be supplemented by the removal of the war exchange tax on imports of articles and materials to be used in the construction of fishing vessels.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, concurred in by the Minister of Fisheries, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and it is hereby ordered that imports of articles and materials to be used in the manufacture, equipment or repair of boats for use exclusively in the fisheries be exempt from the war exchange tax of 10 per cent ad valorem, effective April 15, 1943.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council appointing Birt Showler a member of the Regional War Labour Board, British Columbia

P.C. 3330

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 22nd day of April, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, is pleased to appoint and doth hereby appoint, Birt Showler, Esquire, Vancouver, British Columbia, a member of the Regional War Labour Board for the said Province, (P.C. 9631, as representing employees, in place of Chris Pritchard, Esquire, resigned. 9th Dec., 1941.)

A. D. P. HEENEY,
Clerk of the Privy Council.

PART II
Miscellaneous Administrative Orders

DEPARTMENT OF AGRICULTURE
Order No. 53

The Dairy Products Board hereby orders:

- 1. That after the 30th day of April, 1943, no person shall, without authorization from the Dairy Products Board, ship creamery butter in quantities greater than five thousand (5,000) pounds, into the Province of British Columbia.
- 2. That applications in the following form may be obtained from the Dairy Products Board, Ottawa, and must be submitted, in triplicate, for approval to the Dairy Products Board, Ottawa, unless otherwise arranged.

INTERPROVINCIAL CREAMERY BUTTER SHIPMENT APPLICATION

(Note: The original of this application must accompany shipping documents.)

I/WE
hereby make application to ship, from the province of.....
into the province of.....Boxes of a net weight of
.....pounds of Creamery butter and consigned to.....
.....

FIRM.....
Signature

Date.....19....

STAMP OF APPROVAL

Grade Description of Shipment	
First Grade	Boxes
Second Grade	Boxes
Third Grade	Boxes
Below Third	Boxes
TOTAL.....	Boxes

Made at Ottawa this 21st day of April, 1943.

J. F. SINGLETON,
Chairman.

ORDER No. 54

The Dairy Products Board hereby orders that:

- 1. (a) First Grade Pasteurized Creamery Butter may be tendered to the Dairy Products Board by manufacturers of butter, by wholesale dealers in butter or by brokers;
- (b) Butter shall be solid packed in clean new boxes complying with specifications provided by regulation under the Dairy Industry Act, and boxes shall be doubly lined with parchment paper of good quality, and butter shall contain not more than two (2) per cent of salt;
- (c) Butter shall be tendered to the Dairy Products Board during the period of validity of the certificate of original grading, and in any event not more than eight weeks from the date of manufacture;
- (d) Payment for First Grade Creamery Butter tendered to the Dairy Products Board in accordance with the foregoing conditions shall be on a basis of

delivery to the Board, as may be directed in accordance with the following schedule of monthly prices and provinces of delivery:

Month Tendered	Basis delivery in British Columbia Ontario and Quebec. c. per lb.	Basis delivery in Prince Edward Island Nova Scotia and New-Brunswick. c. per lb.
May, 1943.....	32	33
June, 1943.....	32 3/8	33 3/8
July, 1943.....	32 3/4	33 3/4
August, 1943.....	33 1/8	34 1/8
Sept., 1943.....	33 1/2	34 1/2
Oct., 1943.....	33 7/8	34 7/8
Nov., 1943.....	34 1/4	35 1/4
Dec., 1943 to April, 1944.....	34 5/8	35 5/8

2. Tenders shall be addressed to the Dairy Products Board, Room 302, Shaughnessy Building, 407 McGill Street, Montreal, Quebec, and the date of mailing the tender as indicated by the post mark shall determine the date of tender.

3. Tenders of butter in accordance with the foregoing conditions will be accepted by the Board.

4. This order shall be effective on and after the first day of May, 1943.

Made at Ottawa this 21st day of April, 1943.

J. F. SINGLETON,
Chairman.

ORDER No. 55

The Dairy Products Board hereby orders:—

That, all Cheddar cheese manufactured in the Province of Ontario or Quebec, on and after the 10th day of May, 1943, shall be white and unwaxed, not less than fourteen and one-half inches in diameter and seventy-five pounds in weight.

Made at Ottawa this 28th day of April, 1943.

J. F. SINGLETON,
Chairman.

DEPARTMENT OF LABOUR

NATIONAL SELECTIVE SERVICE

ORDER

Pursuant to the provisions of Section 505 (k) of the National Selective Service Civilian Regulations, Order-in-Council P.C. 246, dated January 19, 1943, the Minister of Labour hereby makes the following Order:

ORDER No. 5

1. In this Order, "male person" means any male person born in any of the years from 1902 to 1924 inclusive who has attained the age of nineteen years.

2. (1) Subject to the provisions of Subsection (2) of this section, a Selective Service Officer shall not furnish a permit to seek employment to any male person after the thirtieth day of April, 1943, unless such person presents satisfactory evidence that he has not contravened the provisions of the National Selective Service Mobilization Regulations.

(2) A Selective Service Officer may furnish a permit to seek employment to a male person who has not presented satisfactory evidence that he has not contravened the

provisions of the National Selective Service Mobilization Regulations, if such permit is furnished to a person being referred to a specific employment vacancy, or, if the person is entitled to apply by mail for a permit; but, a male person to whom a permit is furnished pursuant to this subsection shall present satisfactory evidence that he has not contravened the National Selective Service Mobilization Regulations within three days after the date the permit is issued, or within such longer period as the Selective Service Officer may allow where evidence must be secured from a distance, or where the Selective Service Officer is satisfied that, for reasons beyond the control of the male person, evidence cannot be presented within three days.

3. For the purposes of Section 2, evidence in any of the following forms shall be satisfactory evidence:

- (a) A Certificate of discharge from His Majesty's Forces after service during the present war; or
- (b) a rejection slip issued by the Army on application for enlistment; or
- (c) a certificate of medical examination issued by the Registrar of a Mobilization Board pursuant to Subsection (7) of Section 7 of the National Selective Service Mobilization Regulations; or
- (d) a postponement order certificate issued by the Registrar of a Mobilization Board; or
- (e) in the case of a male person born in any of the years from 1902 to 1916 inclusive, a statutory declaration in the form set out in Appendix A that such person is not a person to whom the National Selective Service Mobilization Regulations apply.

DATED at Ottawa, this 16th day of April, 1943.

The foregoing Order is hereby recommended.

(Sgd.) A. MacNAMARA,

Director, National Selective Service.

The foregoing Order is hereby made.

(Sgd.) HUMPHREY MITCHELL,

Minister of Labour.

APPENDIX A

DEPARTMENT OF LABOUR

NATIONAL SELECTIVE SERVICE

Employment & Selective Service Office

at

Date

QUESTIONNAIRE

MARK 'X'

- | | |
|--|-----------|
| (a) Were you on July 15, 1940, an unmarried man?..... | Yes——No—— |
| (b) Were you on July 15, 1940, a widower without child or children? | Yes——No—— |
| (c) Since July 15, 1940, have you become a widower without child or children?..... | Yes——No—— |
| (d) On July 15, 1940, were you a divorcee?..... | Yes——No—— |
| (e) Since July 15, 1940, have you become divorced?..... | Yes——No—— |
| (f) On July 15, 1940, were you a judicially separated man?.. | Yes——No—— |
| (g) Since July 15, 1940, have you become judicially separated? | Yes——No—— |

DECLARATION

CANADA
Province of
To Wit:

}
}
}

I, of the
of in the Province of do
solemnly declare:

That the answers given to questions appearing above are true in substance and in fact, and I make this solemn declaration conscientiously believing it to be true, and knowing that it is of the same force and effect as if made under oath, and by virtue of the Canada Evidence Act.

Declared before me at.....

this.....day of.....1943

A Commissioner, etc.

NSS 142

DEPARTMENT OF NATIONAL REVENUE

WM No. 39

Fifth Revision

Supplement No. 4

MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, 22nd April, 1943.

To Collectors of Customs and Excise, and others concerned:

Export Permits

Coarse grains (oats, rye, barley, and flaxseed of Western Grain Grades) are under export control, and with the rising price of coarse grains in the United States as compared with the Canadian ceiling prices the question of excess profits accruing to the shipper, who is usually the middleman rather than the Canadian farmer, necessitates the development of a new procedure in the issuance of export permits for these commodities.

The Export Permit Branch of the Department of Trade and Commerce has arranged with the Canadian Wheat Board in Winnipeg for the latter to assume responsibility for the issuance of export permits for shipments of coarse grains (as described above) to the United States. Accordingly, hereafter, export permits for the shipment of coarse grains to the United States issued by the Canadian Wheat Board on behalf of the Minister of Trade and Commerce are to be honoured in accordance with Export Permit Regulations, but the original or white copy of the permit is to be returned to the Canadian Wheat Board, Winnipeg, on completion of the permit. Under this arrangement the Wheat Board will collect from the exporter the difference between the Canadian ceiling price and the United States buying price before granting an export permit. Consequently, each export permit issued by the Canadian Wheat Board must be scrutinized carefully against the actual amount shown on the bill of lading and the excess, if any, is to be reported by the Collector of Customs to the Canadian Wheat Board, Winnipeg, in order that the Board may collect from the exporter the amount due on any excess quantity exported.

In the case of an undershipment the exporter may desire to be reimbursed for the quantity not shipped and collectors are requested to certify the amount of the undershipment on the white copy of the permit before it is returned to the Wheat Board.

L. F. JACKSON,
Assistant Commissioner of Customs.

WM No. 48.

Fifth Revision

MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, 22nd April, 1943.

To Collectors of Customs and Excise, and others concerned:

By Order in Council (P.C. 4347), dated 22nd May, 1942, passed under the authority of the War Measures Act, it is ordered that:

The importation into Canada of rubber and rubber products is hereby prohibited after 23rd May, 1942, except under and in accordance with the terms of a permit issued by the Minister of National Revenue.

By the Order in Council referred to, "rubber" and "rubber products" are defined as follows:

"'RUBBER' means crude natural rubber in all its forms and without restricting the generality of the foregoing, includes liquid latex of natural rubber not compounded beyond the addition of preservative, unmanufactured balata, unmanufactured gutta percha and unmanufactured guayule."

"'RUBBER PRODUCTS' mean articles or products manufactured wholly or in part of rubber of any kind, including 'rubber' as defined above, scrap rubber and rubber reclaim."

In order that requests for permits for the importation of "rubber" and "rubber products" referred to above may be dealt with as expeditiously as possible, applications, IN DUPLICATE, must be made on the prescribed form, which, together with all correspondence relating thereto, SHOULD BE SENT DIRECT TO THE RUBBER CONTROLLER, DEPARTMENT OF MUNITIONS AND SUPPLY, OTTAWA. The form to be used is the Department of National Revenue form, "Application for Permit to Import War Materials and Other Goods," and supplies thereof may be obtained from Collectors of Customs and Excise, or from the Department of National Revenue, Ottawa.

It should be stated on the application whether the quantity for which permit is requested will be imported in one or more than one shipment.

In order to expedite the production of war materials, the Minister of National Revenue has issued a General Permit Number 2320, authorizing the importation into Canada of RUBBER PRODUCTS, when for use exclusively as munitions of war, or in the manufacture of munitions of war or other articles under contracts made on behalf of the United Kingdom, Canada, or their Allies, upon certification of such use, subject to the following regulations:—

On the face of the import entry covering these goods, the importer shall certify as follows:—

I do hereby certify that the rubber products covered by this entry are for the exclusive use in fulfilling contract number.....dated..... entered into with.....and will not be used for any other purpose.

.....
Signature of Importer.

The importer shall file with the Collector of Customs, at the time of presenting his import entry, four copies of Customs Form C-6 Special, and when completed in all respects, the original and duplicate copies are to be forwarded by the Collector

to the Department of National Revenue marked for the attention of the "Appraisers' Branch," the triplicate copy retained for the Port records and the quadruplicate copy returned to the importer.

General Permit Number 2301 has also been issued authorizing the importation of "rubber" and "rubber products" manufactured wholly of rubber, when the value for duty purposes of any one shipment is less than five dollars, and of "rubber products" manufactured in part of rubber when the manufactured value of the rubber portion in any one shipment is less than five dollars. In cases where this permit applies, the "applications" referred to above will not be required.

These General Permits will be retained in the Department and the respective permit numbers are to be endorsed on the face of all relative import documents.

Memorandum WM No. 48, Fourth Revision is hereby cancelled.

L. F. JACKSON,
Assistant Commissioner of Customs.

POST OFFICE DEPARTMENT

OFFICE OF THE POSTMASTER GENERAL

Whereas on the 4th day of May, 1940, the Postmaster General made an order under subsection (2) of Section 14 of the Defence of Canada Regulations, and by a subsequent order dated on the 4th day of December, 1941, the first mentioned order was varied.

And whereas it is desirable to rescind the said orders and make a further provision under the said subsection;

I, Colin Gibson, Acting Postmaster General of Canada, in pursuance of the powers vested in me by the said subsection do hereby order as follows:—

No document, pictorial representation, photograph, gramophone record or other article whatsoever recording information, shall be sent or conveyed otherwise than by post out of or into Canada to or from any place which is outside Canada and is not in the United States of America or Newfoundland, unless

- (a) such article has been submitted to and approved for export or import by a censor or by an appropriate officer as defined by the said Section 14, or
- (b) the article is in a sealed package carried on behalf of the Government of Canada or of an allied or neutral government by a traveller whose identity and authority to carry the package in question without examination are appropriately certified, or
- (c) the article is carried by a member of the armed services of His Majesty or of a country in alliance with His Majesty travelling as a member of an organized unit, or
- (d) the article is transmitted by express with the approval of the Commissioner of Customs.

Dated at Ottawa, Canada, this 20th day of April, 1943.

COLIN GIBSON,
Acting Postmaster General.

PART III
Wartime Prices and Trade Board
(Finance)

Board Orders

THE WARTIME PRICES AND TRADE BOARD

Order No. 258

Respecting Bulk Cargo Freight Rates on the Great Lakes

made pursuant to authority conferred by Order in Council P.C. 8528, dated the 1st day of November, 1941.

Whereas it is expedient to amplify the provisions of Order No. 133 of the Board as amended by Order No. 180, and to consolidate such Orders as amplified;

Therefore, the said Orders Nos. 133 and 180 are hereby revoked and the following is substituted therefor:

1. For the purposes of this Order,

- (a) "Administrator" means the Administrator of Services appointed by the Wartime Prices and Trade Board with the approval of the Governor in Council;
- (b) "bulk freight vessel" means any ship other than a schooner, which is registered in Canada within the meaning of the Canada Shipping Act and carries bulk cargo in the Great Lakes including Georgian Bay, the River and Gulf of St. Lawrence and their connecting and tributary waters as far east as Sydney, N.S.;
- (c) "operator" means any owner or charterer of a bulk freight vessel or schooner and any person, firm or corporation having lawful permit to operate a freight vessel of foreign registry in the Canadian coastwise trade;
- (d) "schooner" means any sailing vessel or self-propelled vessel of tonnage not exceeding 500 tons net register.

Bulk Freight Vessels

2. No operator of a bulk freight vessel shall charge, for carrying a bulk cargo in such vessel on any voyage in the waters referred to in clause (b) of Section 1 hereof, a rate in respect of

- (a) coal, in excess of the rate for that voyage set forth in Part I of the Schedule hereto;
- (b) miscellaneous commodities, in excess of the rate for that voyage set forth in Part II of the Schedule hereto;
- (c) newsprint, in excess of the rate for that voyage set forth in Part III of the Schedule hereto;
- (d) pulpwood, in excess of the rate for that voyage set forth in Part IV of the Schedule hereto;
- (e) iron ore, in excess of the rate for that voyage set forth in Part V of the Schedule hereto.

3. No operator of a bulk freight vessel shall charge, for carrying grain on any voyage in the waters referred to in clause (b) of Section 1 hereof, a rate in excess of the rate for that voyage fixed from time to time by the Board of Grain Commissioners for Canada, or by or under this Order.

4. No operator of a shallow draught self unloading vessel shall charge, for carrying coal cargoes of 1,000 to 1,500 tons in such vessel on any voyage in the waters referred to in clause (b) of Section 1 hereof, a rate in excess of the rate for that voyage set forth in Part VI of the Schedule hereto.

5. No operator of a self unloading freighter shall charge, for carrying coal and coke cargoes in such freighter on any voyage in the waters referred to in clause (b) of Section 1 hereof, a rate in excess of the rate for that voyage set forth in Part VII of the Schedule hereto.

Schooners

6. No operator of a schooner shall charge, for carrying a bulk cargo in such vessel on any voyage in the waters referred to in clause (b) of Section 1 hereof, a rate in respect of

- (a) pulpwood, in excess of the rate for that voyage set forth in Part VIII of the Schedule hereto, but such rate shall not include loading or unloading;
- (b) lumber, in excess of the rate for that voyage set forth in Part IX of the Schedule hereto, and such rate shall include loading and unloading.

7. (1) No operator of a schooner shall add any surcharge for War Risk Insurance on hulls, crew war bonus or naval delays to the rates set forth in Part VIII and Part IX of the Schedule hereto.

(2) The operator of a schooner shall for the purposes of loading or unloading pulpwood supply at his own expense the winch and winchman, but if in addition to supplying same, the operator is required to load or unload the pulpwood he may make a further charge of 25 cents per cord.

(3) In addition to the rates in respect of pulpwood set forth in Part VIII of the Schedule hereto an operator of a schooner may make a further charge of 25 cents per cord for river-driven wood, and between Sault-au-Mouton and Donncona such additional charge may be increased to 50 cents per cord.

8. If a schooner is hired on a time charter basis for any period for the transportation of pulpwood or lumber, the amount charged on such time charter basis shall not in the aggregate exceed the amount that the operator of the schooner would be entitled to receive if he were transporting such pulpwood or lumber on a cord basis or cubic foot basis at the maximum rate provided by this Order for such transportation.

9. The maximum rate which any operator of a schooner may charge for the carrying of lumber or pulpwood on any voyage from a port not listed in the Schedule hereto, shall be the rate shown in the said Schedule for the transportation of such lumber or pulpwood from the listed port nearest to the one from which such voyage is commenced.

General Provisions

10. (1) In any case in which a contract heretofore made provides for the carrying of any cargo on any voyage affected by this Order at a rate in excess of the rate fixed by this Order, the rate so provided shall, in respect of any voyage hereafter made, be reduced to the rate fixed by this Order.

(2) In any case in which a contract heretofore made for the carrying of any cargo on any voyage affected by this Order does not stipulate a specific rate or provides that the contract or rate shall be subject to the approval of the Wartime Prices and Trade Board or of the Canadian Shipping Board, the rate shall not exceed the rate fixed by this Order.

11. (1) The Administrator or any of his Deputies or the Director of the Canadian Shipping Board may from time to time grant such exemption, permit or authority in respect of surcharge for war risk insurance, crew war bonus and naval delays or of despatch and demurrage and issue such general or specific instructions or directions in relation thereto as he deems proper; and the Administrator or any of his Deputies may from time to time grant such exemptions, permit or authority and issue such general or specific instructions or directions in respect of such other circumstances as he deems proper.

(2) In exercise of the powers conferred by subsection (1) of this Section, the Administrator or any of his Deputies may vary the rate in respect of any commodity and voyage listed in the Schedule hereto and, when prescribing the rate in respect of any commodity for any voyage not listed in such Schedule, may add such prescription by specified voyage number to such Schedule and such Schedule shall be deemed to have been amended in accordance with any such variation or prescription.

12. This Order shall be effective on and after the 10th day of April, 1943.

Made at Ottawa, the 30th day of March, 1943.

DONALD GORDON,
Chairman.

SCHEDULE OF MAXIMUM WATER FREIGHT RATES
(Referred to in Order No. 258 of the Wartime Prices and Trade Board.)

PART I

COAL

For movement in bulk freighters exclusive of loading and discharging costs, payable in Canadian funds, except where otherwise stated.

Voyage

To Montreal:

1.	From Lake Ontario (Charlotte, Sodus and Oswego).....	\$1.00 net ton
2.	From East End Lake Erie (Ashtabula, Conneaut, Erie and Buffalo)	1.15 net ton
3.	From West End Lake Erie (Toledo, Sandusky, Huron, Lorain, Cleveland and Fairport).....	1.30 net ton
4.	From Sydney, C.B.....	1.65 gross ton
5.	“ From Bras d’Or, C.B.....	1.80 gross ton

To Sorel:

6.	From Lake Ontario.....	\$1.10 net ton
7.	“ East End Lake Erie.....	1.25 “
8.	“ West End Lake Erie.....	1.40 “

To Three Rivers:

9.	From Lake Ontario.....	1.10 net ton
10.	“ Lake Ontario (To slow dock).....	1.25 “
11.	“ East End Lake Erie.....	1.25 “
12.	“ East End Lake Erie (To slow dock).....	1.40 “
13.	“ West End Lake Erie.....	1.40 “
14.	“ West End Lake Erie (To slow dock).....	1.55 “
15.	“ Sydney.....	1.50 gross ton

To Quebec:

16.	From Lake Ontario.....	1.20 net ton
17.	“ East End Lake Erie.....	1.35 “
18.	“ West End Lake Erie.....	1.50 “
19.	“ Sydney.....	1.50 gross ton
20.	“ Bras d’Or.....	1.65 “

To Baie Comeau:

21.	From Buffalo.....	\$1.50 net ton
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To Chandler:

22.	From Sandusky.....	1.70 “
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To Port Alfred:

23.	From Lake Ontario.....	\$1.35 net ton
24.	“ East End Lake Erie.....	1.50 “
25.	“ West End Lake Erie.....	1.65 “
26.	“ Sydney.....	1.65 gross ton

To Cornerbrook:

27.	From West End Lake Erie.....	\$2.25 net ton
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To Humbermouth:

28.	From West End Lake Erie.....	\$2.25 “
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To Georgian Bay: (Little Current, Britt, Midland):

29.	From Lake Erie.....	.55 “
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To Sault Ste. Marie:

30.	From Lake Erie.....	.35 “
31.	“ Lake Erie (To slow docks).....	.40 “

To Lake Superior: (Fort William and Port Arthur):

32.	From Lake Erie.....	.40 “
33.	“ Lake Erie (To slow docks).....	.45 “

To Lake Superior: (Michipicoten and Jackfish):

34.	From Lake Erie.....	.45 “
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PART I—Continued

COAL—Continued

<i>To Lake Superior: (Jackfish)</i>		
35.	From Chicago.....	.50 net ton
<i>To Lake Superior: (Fort William)</i>		
36.	From Chicago.....	.45 “
<i>To Georgian Bay:</i>		
37.	From Chicago.....	.55 “
<i>To Toronto:</i>		
38.	From Lake Ontario.....	.50 “
39.	“ East End Lake Erie.....	.65 “
40.	“ West End Lake Erie.....	.80 “
41.	“ Montreal.....	.80 “
<i>To Beauharnois:</i>		
42.	From West End Lake Erie.....	1.45 “
<i>To Eriean:</i>		
43.	From Lake Erie.....	.30 “
<i>To Hamilton:</i>		
44.	From East End Lake Erie.....	.35* “
45.	“ West End Lake Erie.....	.40* “
*(Industrial coal only. Commercial coal rate 10c. additional).		
<i>To Dalhousie, N.B.:</i>		
46.	From Lake Ontario.....	\$2.25 net ton
<i>To Thorold:</i>		
47.	From Buffalo.....	.38 “
<i>To Welland:</i>		
48.	From Sandusky.....	.75 “
<i>To Cornwall:</i>		
49.	From Lake Ontario.....	.80 “
<i>To Hamilton in vessels of less than 3,000 dwt.</i>		
50.	From Lake Ontario.....	.50 “
51.	“ East End Lake Erie.....	.65 “
52.	“ West End Lake Erie.....	.80 “
53.	“ Montreal.....	.80 “
<i>To Abitibi Dock, Port Arthur:</i>		
54.	From Lake Erie.....	.65 “

All rates herein specified are subject to a surcharge for war risk insurance, crew war bonus and naval delays, and to a demurrage charge of \$30 per hour for medium-sized upper lakers and \$20 per hour for a canal-size ship.

PART II

MISCELLANEOUS COMMODITIES

For movement in bulk freighters, cargo lots, exclusive of handling costs, payable in Canadian funds, except where otherwise stated.

*Voyage:**Titanium Ore:*

1. Murray Bay to Buffalo..... \$2.00 U.S. gross ton

Bauxite:

2. Buffalo to Port Alfred..... 2.25 gross ton, U.S. funds
3. Oswego to Port Alfred..... 1.82 “ “

Steel:

4. Chicago to Hamilton..... 2.10 U.S. net ton
5. Sydney to Montreal..... 2.50 net ton
6. Sydney to Toronto..... 3.50 “
7. Sydney to Ojibway..... 3.75 “
8. Sydney to Fort William..... 4.50 “

Phosphate Rock:

9. Buffalo to Hamilton..... 1.25 “

Clay:

10. Fairport to Little Current..... .55 net ton
11. Montreal to Sheboygan..... 3.75 gross ton

Scrap Iron:

12. Windsor to Port Colborne..... 1.25 net ton

Coke:

13. Sault Ste. Marie to Three Rivers..... 2.35 net ton
14. Chicago to Three Rivers..... 2.65 “
15. Buffalo to Three Rivers..... 1.35 “
16. Sault Ste. Marie to Michipicoten..... .35 “
17. Sault Ste. Marie to Fort William..... .50 “
18. Detroit to Fort William..... .80 “
19. Toledo to Port Alfred..... 2.15 “
20. Ashtabula to Port Alfred..... 2.15 “
21. East End Lake Erie to Port Alfred..... 1.50 “ coal basis
22. West End Lake Erie to Montreal..... 1.30 “ “
23. Montreal to Toronto..... .80 “
24. Detroit to Montreal..... 1.50 “ coal basis

Limestone:

25. Calcite to Beauharnois..... 2.40 net ton

Gypsum:

26. Nova Scotia to Montreal..... 1.60 net ton

Stone:

27. Killarney to Toledo..... .60 net ton
28. Killarney to Welland..... .70 “
29. Killarney to Duluth..... .60 “
30. Killarney to Buffalo..... .60 “

Sulphur:

31. Chicago to Baie Comeau..... 2.75 gross ton
32. Chicago to Thorold..... 2.00 “
33. Chicago to Sault Ste. Marie..... 1.15 “
34. Chicago to Michipicoten..... 1.15 “
35. Chicago to Fort William..... 1.15 “
36. Chicago to Quebec..... 2.50 “
37. Montreal to Cornwall..... 1.00 “

Fertilizers:

38. Hamilton to Charlottetown..... 3.25 net ton
39. Hamilton to Saint John, N.B..... 5.00 “
40. Hamilton to Kenosha..... 2.50 “

PART II—*Continued*MISCELLANEOUS COMMODITIES—*Continued**Petroleum:*

41. (1) In Canadian Flag Tankers—
 Sarnia to Toronto—
 White Product..... .20 per barrel
 Heavy Fuel Oil..... .266 “
 (2) In United States Flag Tankers—
 When petroleum and petroleum products are so
 moved the actual charter rates for each par-
 ticular voyage may be charged.

Grain:

42. Chicago, Illinois to Great Lakes Ports in Canada, the
 rate shall be $\frac{1}{2}$ cent per bushel over the Fort William rate
 as now established or as may be established from time to
 time by the Board of Grain Commissioners for Canada.

All rates herein specified are subject to a surcharge for war risk insurance, crew war bonus and naval delays, and to a demurrage charge of \$30 per hour for medium size upper lakers and \$20 per hour for a canal-size ship.

PART III

NEWSPRINT

For movement in bulk freighters, cargo lots, exclusive of handling costs, payable in Canadian funds, except where otherwise stated.

*Voyage**To Chicago:*

- | | | |
|----|---------------------|----------------|
| 1. | From Thorold..... | \$2.00 net ton |
| 2. | “ Three Rivers..... | 3.50 “ |
| 3. | “ Quebec..... | 3.50 “ |
| 4. | “ Fort William..... | 3.00 “ |

To Buffalo:

- | | | |
|----|------------------|--------|
| 5. | From Quebec..... | 2.15 “ |
|----|------------------|--------|

To Cleveland:

- | | | |
|----|------------------------|-------------------|
| 6. | From Three Rivers..... | 2.15 U.S. net ton |
|----|------------------------|-------------------|

To Toledo:

- | | | |
|----|------------------------|--------------|
| 7. | From Three Rivers..... | 2.90 net ton |
|----|------------------------|--------------|

To Milwaukee:

- | | | |
|----|---------------------|--------|
| 8. | From Quebec..... | 3.25 “ |
| 9. | “ Fort William..... | 3.00 “ |

To Detroit:

- | | | |
|-----|-------------------------|--------|
| 10. | From Fort William..... | 2.75 “ |
| 11. | “ Sault Ste. Marie..... | 2.25 “ |
| 12. | “ Quebec..... | 2.25 “ |

To Muskegon:

- | | | |
|-----|------------------------|--------|
| 13. | From Fort William..... | 3.00 “ |
|-----|------------------------|--------|

To South Haven:

- | | | |
|-----|------------------------|--------|
| 14. | From Fort William..... | 3.00 “ |
|-----|------------------------|--------|

To Oswego:

- | | | |
|-----|-----------------------|--------|
| 15. | From Baie Comeau..... | 2.50 “ |
|-----|-----------------------|--------|

All rates herein specified are subject to a surcharge for war risk insurance, crew war bonus and naval delays, and to a demurrage charge of \$30 per hour for medium-size upper lakers and \$20 per hour for a canal-size ship.

PART IV
PULPWOOD

For movement in bulk freighters exclusive of handling costs, payable in Canadian funds, per cord of 128 cu. ft., except where otherwise stated.

Voyage

To Thorold:

1.	From Lake Superior.....	\$3.75 per cord
2.	“ From Shelter Bay and Franquelin.....	4.00 “

To Cape Vincent and Oswego:

3.	From Riviere du Loup.....	3.50 “
4.	“ Rimouski.....	3.75 “
5.	“ Bay Chaleur.....	4.50 “
6.	“ Northumberland Strait.....	4.75 “
7.	“ Shippigan.....	4.50 “
8.	“ Gaspé.....	4.25 “
9.	“ Chatham.....	4.50 “

To Tonawanda:

10.	From Riviere du Loup.....	3.75 per cord
11.	“ Rimouski.....	4.00 “
12.	“ Shippigan.....	4.75 “
13.	“ Gaspé.....	4.50 “
14.	“ Richibucto.....	4.75 “
15.	“ Lake Superior.....	3.75 “

To Erie:

16.	From Riviere du Loup.....	3.75 per cord
17.	“ Rimouski.....	4.00 “
18.	“ Bay Chaleur.....	4.75 “
19.	“ Shippigan.....	4.75 “
20.	“ Gaspé.....	4.50 “
21.	“ Richibucto.....	4.75 “
22.	“ Newcastle.....	5.00 “
23.	“ Lake Superior.....	3.50 “

To Waddington:

24.	From Godbout.....	4.00 per cord
25.	“ Gaspé.....	4.25 “
26.	“ Northumberland Strait.....	4.50 “
27.	“ Pugwash.....	4.75 “

To Three Rivers:

28.	From Ste. Anne des Monts.....	2.50 per cord
29.	“ Trinity Bay.....	2.25 “

To Detroit:

30.	From Lake Superior.....	3.00 per cord
31.	“ Georgian Bay.....	2.75 “
32.	“ Richibucto.....	4.75 “
33.	“ Newcastle.....	5.00 “

To Green Bay:

34.	From Lake Superior.....	3.25 U.S. per cord
35.	“ Michipicoten.....	2.50 “ “
36.	“ Georgian Bay.....	2.75 “ “

To Port Huron:

37.	From Buctouche.....	4.75 per cord
38.	“ Mechins.....	4.25 “
39.	“ St. Francis.....	5.50 “
40.	“ Ste. Anne des Monts.....	4.25 “
41.	“ Newcastle.....	4.75 “
42.	“ Black Cape.....	4.75 “
43.	“ Lake Superior Ports.....	3.00 “

To Muskegon:

44.	From Lake Superior.....	\$3.25 U.S. per cord
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All rates herein specified are subject to a surcharge for war risk insurance, crew war bonus and naval delays, and to a demurrage charge of \$30 per hour for medium-size upper lakers and \$20 per hour for a canal-size ship.

PART V
IRON ORE

For movement in bulk freighters, cargo lots, exclusive of handling charges, payable in Canadian funds, except where otherwise stated.

Voyage

To Sault Ste. Marie:

1.	From Duluth.....	\$.53	gross ton
2.	“ Marquette.....	.32	“
3.	“ Escanaba.....	.42	“
4.	“ Michipicoten.....	.32	“

To Hamilton:

5.	From Duluth.....	.90	“
6.	“ Marquette.....	.81	“
7.	“ Escanaba.....	.67½	“

To Port Colborne:

8.	From Lake Superior.....	.65	“
9.	“ Michipicoten to Detroit.....	.48	“
10.	“ Michipicoten to Buffalo.....	.60	“
11.	“ Michipicoten to Cleveland.....	.53	“

All rates herein specified are subject to a surcharge for war risk insurance, crew war bonus, and naval delays, and to a demurrage charge of \$30 per hour for medium-size upper lakers and \$20 per hour for a canal-size ship.

PART VI

COAL

Shallow draught self unloaders.

Small cargoes of from 1,000 to 1,500 tons including discharging, payable in Canadian funds, except where otherwise stated.

*Voyage**From Lake Ontario Ports:*

1.	To Oakville.....	\$.85	net ton
2.	" Port Credit.....	.85	"
3.	" Toronto.....	.66	"
4.	" Port Hope.....	.80	"
5.	" Cobourg.....	.80	"
6.	" Oshawa.....	.80	"
7.	" Trenton.....	.90	"
8.	" Point Anne.....	.90	"
9.	" Belleville.....	.90	"
10.	" Picton.....	.90	"
11.	" Napanee.....	.95	"
12.	" Kingston.....	.75	"
13.	" Gananoque.....	.80	"
14.	" Brockville.....	.80	"
15.	" Prescott.....	.85	"
16.	" Cardinal.....	.90	"
17.	" Iroquois.....	.95	"
18.	" Morrisburg.....	.70*	"
19.	" Cornwall.....	1.00	"
20.	" Cedars.....	1.55	"
21.	" Montreal.....	1.20*	"
22.	" Sorel.....	1.30	"

*Rate exclusive of discharging.

From Montreal:

23.	To Oakville.....	\$1.35	net ton
24.	" Trenton.....	1.35	"
25.	" Kingston.....	1.35	"
26.	" Brockville.....	1.10	"
27.	" Cardinal.....	1.00	"
28.	" Iroquois.....	1.00	"
29.	" Cornwall.....	.85	"

COKE

From Montreal:

30.	To Picton.....	\$1.90	net ton
31.	" Bay of Quinte Ports.....	1.90	"
32.	" Brockville.....	1.55	"

All rates herein specified are subject to a surcharge for war risk insurance, crew war bonus and naval delays, and to a demurrage charge of \$30 per hour for medium-size upper lakers and \$20 per hour for a canal-size ship.

PART VII

SELF UNLOADER COKE RATES FOR THE REGULAR SEASON OF
LAKE NAVIGATION*Voyage**To Sault Ste. Marie, Ontario:*

1. From Detroit, Lake Erie Car Dumps and Harriet Dock,
Buffalo..... \$1.38 n.t. Canadian funds

To Georgian Bay Ports:

2. From Detroit, Lake Erie Car Dumps and Harriet Dock,
Buffalo..... 1.38 “ “ “

NOTE: In respect of consolidation of part cargoes to make full cargoes for delivery to two ports or more, the deep draught port is to carry the \$1.38 freight rate and the shallow draught port is to carry 10 cts. per ton additional.

To Sarnia, Ontario and St. Clair River Points:

3. From Detroit and Lake Erie Car Dumps..... \$.77 n.t. Canadian funds
4. “ Harriet Dock, Buffalo..... .99 “ “ “

*To Amherstburg, Sandwich, Walkerville and Windsor,
Ontario:*

5. From Detroit and Lake Erie Car Dumps..... .55 “ “ “
6. “ Harriet Dock, Buffalo..... .77 “ “ “

To Port Stanley, Ontario:

7. From Detroit, Lake Erie Car Dumps and Harriet Dock,
Buffalo..... .72 “ “ “

To Port Colborne, Ontario:

8. From Detroit and Lake Erie Car Dumps..... 1.05 “ “ “
9. “ Harriet Dock, Buffalo..... .83 “ “ “

To Welland Canal Ports:

10. From Detroit and Lake Erie Car Dumps..... 1.16 “ “ “
11. “ Harriet Dock, Buffalo..... .94 “ “ “

To Toronto and Hamilton, Ontario:

12. From Detroit and Lake Erie Car Dumps..... 1.16 “ “ “
13. “ Harriet Dock, Buffalo..... .94 “ “ “

To Oshawa, Ontario:

14. From Detroit and Lake Erie Car Dumps..... 1.43 “ “ “
15. “ Harriet Dock, Buffalo..... 1.21 “ “ “

For loadings at Sault Ste. Marie, Ontario—Algoma Steel Corporation Dock, and from the Toledo Furnace Dock, the rates to various destinations are subject to special negotiations upon inquiry, due to uncertainty of loading despatch at these docks.

GENERAL FOOTNOTES

All coke rates are based on full cargoes. In the event that part cargoes are loaded with balance going through to destination beyond, the rate on the entire cargo is to be the same as that for the final destination.

If the cargo is unloaded direct to cars, it is understood that full car supply and adequate switching service must be available on the arrival of the steamer.

PART VII—Continued

SELF UNLOADER COAL RATES FOR THE REGULAR SEASON OF
LAKE NAVIGATION—Continued

Voyage

To Fort William and Port Arthur, Ontario:

16. From all Lake Erie ports..... \$1.05 n.t. Canadian funds
(Rate applies to Steamers "Midland Prince" and "Osler" only and then only
on special negotiation.)

To Sault Ste. Marie, Ontario:

17. From all Lake Erie Ports..... \$.70 n.t. Canadian funds
(Rate applies to Steamers "Midland Prince" and "Osler" only.)

To Georgian Bay Ports:

18. From Lake Erie Ports..... \$.75 n.t. Canadian funds

NOTE: In respect of consolidation of part cargoes to make full cargoes for delivery to two ports or more, the deep draught port is to carry the 75c. rate and the shallow draught port is to carry 10c. per ton additional.

NOTE: Rate applies to Steamers "Midland Prince" and "Osler" only. For Steamers "Glenelg" and "Coalhaven" the rate is \$1.05 per net ton, Canadian funds, and if part cargo is for shallow draught dock, 10c. per ton extra.

To Goderich, Ontario:

19. From all Lake Erie Ports..... \$.75 n.t. Canadian funds

To Sarnia, Ontario:

- | | | | | | |
|-----|---|--------|---|---|---|
| 20. | From Toledo or Sandusky..... | \$.42 | " | " | " |
| 21. | " Huron and Lorain..... | .44 | " | " | " |
| 22. | " Cleveland..... | .46 | " | " | " |
| 23. | " Fairport, Ashtabula, Conneaut, Erie and Buffalo.. | .50 | " | " | " |

To Wallaceburg, Ontario:

- | | | | | | |
|-----|---|-----|---|---|---|
| 24. | From Toledo or Sandusky..... | .42 | " | " | " |
| 25. | " Huron and Lorain..... | .44 | " | " | " |
| 26. | " Cleveland..... | .46 | " | " | " |
| 27. | " Fairport, Ashtabula, Conneaut, Erie and Buffalo.. | .50 | " | " | " |

To Amherstburg, Sandwich, Walkerville and Windsor:

- | | | | | | |
|-----|---|-----|---|---|---|
| 28. | From Toledo or Sandusky..... | .30 | " | " | " |
| 29. | " Huron and Lorain..... | .32 | " | " | " |
| 30. | " Cleveland..... | .34 | " | " | " |
| 31. | " Fairport, Ashtabula, Conneaut, Erie and Buffalo.. | .38 | " | " | " |

To Port Stanley and Port Burwell, Ontario:

- | | | | | | |
|-----|--|-----|---|---|---|
| 32. | From Toledo or Sandusky..... | .40 | " | " | " |
| 33. | " Huron and Lorain..... | .39 | " | " | " |
| 34. | " Cleveland..... | .31 | " | " | " |
| 35. | " Fairport, Ashtabula, and Conneaut..... | .28 | " | " | " |
| 36. | " Erie..... | .31 | " | " | " |
| 37. | " Buffalo..... | .42 | " | " | " |

To Port Maitland, Ontario:

- | | | | | | |
|-----|---|-----|---|---|---|
| 38. | From Toledo and Sandusky..... | .44 | " | " | " |
| 39. | " Huron and Lorain..... | .42 | " | " | " |
| 40. | " Cleveland..... | .37 | " | " | " |
| 41. | " Fairport, Ashtabula and Conneaut..... | .32 | " | " | " |
| 42. | " Erie..... | .29 | " | " | " |
| 43. | " Buffalo..... | .31 | " | " | " |

To Port Colborne, Ontario:

- | | | | | | |
|-----|---|-----|---|---|---|
| 44. | From Toledo and Sandusky..... | .48 | " | " | " |
| 45. | " Huron and Lorain..... | .46 | " | " | " |
| 46. | " Cleveland..... | .41 | " | " | " |
| 47. | " Fairport, Ashtabula and Conneaut..... | .35 | " | " | " |
| 48. | " Erie..... | .32 | " | " | " |
| 49. | " Buffalo..... | .30 | " | " | " |

To Welland and Thorold, Ontario:

- | | | | | | |
|-----|---|-----|---|---|---|
| 50. | From Toledo and Sandusky..... | .62 | " | " | " |
| 51. | " Huron and Lorain..... | .60 | " | " | " |
| 52. | " Cleveland..... | .57 | " | " | " |
| 53. | " Fairport, Ashtabula and Conneaut..... | .51 | " | " | " |
| 54. | " Erie..... | .49 | " | " | " |
| 55. | " Buffalo..... | .43 | " | " | " |

PART VII—*Concluded*SELF UNLOADER COAL RATES FOR THE REGULAR SEASON OF
LAKE NAVIGATION—*Concluded**Voyage**To Welland Canal points below Thorold, Ontario, and
including Port Weller, Ontario:*

56.	From Toledo and Sandusky.....	\$.67	n.t.	Canadian funds
57.	“ Huron and Lorain.....	.65	“	“
58.	“ Cleveland.....	.62	“	“
59.	“ Fairport, Ashtabula and Conneaut.....	.56	“	“
60.	“ Erie.....	.54	“	“
61.	“ Buffalo.....	.47	“	“

To Toronto and Hamilton, Ontario:

62.	From Toledo and Sandusky.....	.71	“	“
63.	“ Huron and Lorain.....	.67	“	“
64.	“ Cleveland.....	.65	“	“
65.	“ Fairport, Ashtabula and Conneaut.....	.60	“	“
66.	“ Erie.....	.58	“	“
67.	“ Buffalo.....	.50	“	“
68.	“ Charlotte, Sodus and Oswego (bituminous coal) ..	.40	“	“
69.	“ Charlotte, Sodus and Oswego (Anthracite coal)42½	“	“

To Oshawa, Ontario:

70.	From Toledo and Sandusky.....	.80	“	“
71.	“ Huron and Lorain.....	.77	“	“
72.	“ Cleveland.....	.75	“	“
73.	“ Fairport, Ashtabula and Conneaut.....	.70	“	“
74.	“ Erie.....	.68	“	“
75.	“ Buffalo.....	.61	“	“
76.	“ Charlotte, Sodus and Oswego.....	.37	“	“

To Cobourg and Port Hope, Ontario:

- NOTE: No rates are quoted via Lake Erie, this being a shallow draught port.
77. Rates from Charlotte, Sodus and Oswego are subject to draught of water maintaining at the port—not less than sixteen feet and minimum cargoes 2,250 net tons—50c. n.t. Canadian Funds.

To Trenton, Picton and Belleville, Ontario:

78. From Charlotte, Sodus and Oswego..... \$.90 n.t. Canadian funds

To Kingston, Ontario:

79. From Charlotte, Sodus and Oswego..... 45 “ “ “

To Deep Draught Docks (Locomotive, Waterworks and Richardson's).

NOTE: In respect of Consolidation of part cargoes to make full cargoes for delivery to two docks, the deep draught dock is to carry a rate of 45c., the shallow draught dock 50c.

80. From Charlotte, Sodus and Oswego to all shallow draught docks, one discharge only..... \$.53 n.t. Canadian funds

To Prescott, Ontario:

81. From Charlotte, Sodus and Oswego..... .50 “ “ “

To Cardinal, Ontario:

82. From Charlotte, Sodus and Oswego..... .55 “ “ “

To Brockville, Ontario:

83. From Charlotte, Sodus and Oswego..... .55 “ “ “

NOTE: This rate applies when unloaded on the dock.

84. From Charlotte, Sodus and Oswego..... .60 “ “ “

NOTE: This rate applies when unloaded into hoppers.

To Point Anne, Ontario:

85. From Charlotte, Sodus and Oswego..... .85 “ “ “

To Cornwall, Ontario:

86. From Charlotte, Sodus and Oswego (Bituminous coal)... .85 “ “ “

87. From Charlotte, Sodus and Oswego (Anthracite coal) ... 1.00 “ “ “

GENERAL FOOT NOTES

In respect of cargoes split between ports in the same rate zone for shipper's convenience, 5c. per ton extra on entire cargo may be added.

In respect of cargoes loaded at two ports with different rates applying, the higher rate is to apply on the entire cargo.

PART VIII

A. SCHOONER RATES FOR THE TRANSPORTATION OF PULPWOOD
TO CORNWALL

From:	Rates per cord	From:	Rates per cord
Cap Chat.....	\$4.75	Sault au Mouton.....	4.25
Ste Anne des Monts.....	4.75	Ste. Paul du Nord.....	4.25
Mechins.....	4.75	Escoumains.....	4.25
Grosses Roches.....	4.75	Bergeronnes.....	4.25
Ste Felicite.....	4.75	Trois Pistoles.....	4.00
Ragueneau	4.75	Riviere du Loup.....	4.00
Bersimis.....	4.75	Tadoussac.....	4.00
Colombier.....	4.75	Baie Ste Catherine.....	4.00
Ilets Jeremie.....	4.75	Port Aux Percils.....	4.00
Matane.....	4.50	St. Simeon.....	4.00
Rimouski.....	4.50	Pte. Riv. St. Francois.....	3.75
Portneuf.....	4.50	La Malbaie.....	3.75
Forestville.....	4.25	Ste. Irene.....	3.75
Anse Amable.....	4.25	Baie St. Paul.....	3.75
Anse Goelette.....	4.25	Les Eboulements.....	3.75

B. SCHOONER RATES FOR THE TRANSPORTATION OF PULPWOOD
TO THREE RIVERS

From:	Rates per cord	From:	Rates per cord
Cap Chat.....	\$3.75	Trois Pistoles.....	2.50
Ste Anne des Monts.....	3.75	St. Eloi.....	2.50
Mechins.....	3.75	Riviere du Loup.....	2.50
Grosses Roches.....	3.75	Tadoussac.....	2.25
Ste Felicite.....	3.50	Baie Ste Catherine.....	2.25
Ragueneau.....	3.50	Port aux Percils.....	2.25
Bersimis.....	3.50	St. Simeon.....	2.25
Colombier.....	3.25	Riviere Ouelle.....	2.10
Ilets Jeremie.....	3.25	Kamouraska.....	2.10
Matane.....	3.25	St. Roche des Aulnaies.....	2.00
Rimouski.....	3.00	Ste Anne de la Pocatiere.....	2.00
Portneuf.....	3.00	St. Jean Port-Joli.....	2.00
Forestville.....	3.00	Pte. Riv. St. Francois.....	2.00
Anse Amable.....	3.00	La Malbaie.....	2.00
Anse Goelette.....	3.00	St. Irene.....	2.00
Sault au Mouton.....	3.00	Baie St. Paul.....	2.00
St. Paul du Nord.....	3.00	Les Eboulements.....	2.00
Escoumains.....	2.50	Giffard.....	1.50
Bergeronnes.....	2.50	Chateau Richer.....	1.50

PART VIII—*Concluded*C. SCHOONER RATES FOR THE TRANSPORTATION OF PULPWOOD
TO LIMOILOU AND DONNACONA

From:	Rates per cord	From:	Rates per cord
Cap Chat.....	\$3.00	Tadoussac.....	2.00
Ste Anne des Monts.....	3.00	Baie Ste Catherine.....	2.00
Mechins.....	3.00	Escoumains.....	2.00
Grosses Roches.....	3.00	St. Simeon.....	1.60
Ragueneau.....	2.75	Port aux Percils.....	1.60
Bersimis.....	2.75	Riviere Ouelle.....	1.60
Ste Felicite.....	2.75	Kamouraska.....	1.60
Matane.....	2.50	La Malbaie.....	1.50
Ilets Jeremie.....	2.50	St. Irene.....	1.50
Colombier.....	2.50	St. Jean Port Joli.....	1.50
Portneuf.....	2.25	St. Roch des Aulnaies.....	1.50
Forestville.....	2.25	Baie St. Paul.....	1.50
Sault au Mouton.....	2.25	Les Eboulements.....	1.50
St. Paul du Nord.....	2.25	Pte Riv. St. Francois.....	1.50
Rimouski.....	2.25	Ste Anne de la Pocatiere.....	1.50
St. Eloi.....	2.00	Ste Anne de Beaupre.....	1.00
Trois Pistoles.....	2.00	Chateau Richer.....	1.00
Bergeronnes.....	2.00	Giffard.....	1.00
Riviere du Loup.....	2.00		

D. SCHOONER RATES FOR THE TRANSPORTATION OF PULPWOOD
TO PORT ALFRED

From:	Rates per cord	From:	Rates per thousand feet
Cap Chat.....	\$3.00	Pte Riv. St. Francois.....	2.00
Ste Anne des Monts.....	3.00	Baie St. Paul.....	2.00
Mechins.....	3.00	Les Eboulements.....	2.00
Grosses Roches.....	3.00	Escoumains.....	1.75
Ste Felicite.....	2.75	Riviere Ouelle.....	1.75
Ragueneau.....	2.75	Kamouraska.....	1.75
Bersimis.....	2.75	Bergeronnes.....	1.75
Matane.....	2.50	La Malbaie.....	1.75
Ilets Jeremie.....	2.50	St. Irene.....	1.75
Colombier.....	2.50	St. Jean Port-Joli.....	1.75
Portneuf.....	2.25	St. Roch des Aulnaies.....	1.75
St. Paul du Nord.....	2.25	St. Simeon.....	1.60
Rimouski.....	2.25	Baie Ste Catherine.....	1.50
St. Eloi.....	2.00	Tadoussac.....	1.50
Trois-Pistoles.....	2.00	Sacre Coeur.....	1.40
Riviere du Loup.....	2.00	Petit Saguenay.....	1.40
Ile Verte.....	2.00		

PART IX

SCHOONER RATES FOR THE TRANSPORTATION OF LUMBER
TO MONTREAL AND THREE RIVERS

From:	Rates per thousand feet	From:	Rates per thousand feet
Gaspe.....	\$5.75	Mechins.....	5.00
Mal Bay.....	5.75	Ste Felicite.....	4.75
Port Daniel.....	5.75	Ragueneau.....	4.50
Grand Riviere.....	5.75	Matane.....	4.50
Petite Vallee.....	6.25	Hamilton Cove.....	4.25
Monte Louis.....	5.75	Petit Saguenay.....	4.25
Marsouis.....	5.75	Rimouski.....	4.25
Martin River.....	5.75	Trois Pistoies.....	4.25
Shelter Bay.....	5.75	Riviere du Loup.....	4.00
Ste Anne des Monts.....	5.25	La Malbaie.....	4.00
Cap Chat.....	5.25	Baie St Paul.....	4.00

TO QUEBEC

The rates shall be 75c. less per thousand feet than the rates to Montreal and Three Rivers.

TO PORT ALFRED

From:	Rates per thousand feet
Malbaie.....	\$3.25
Baie St. Paul.....	3.25
Portneuf.....	3.25
Petit Saguenay.....	2.75

THE WARTIME PRICES AND TRADE BOARD

ORDER No. 262

Respecting the Consumption of Meat in Public Eating Places

made pursuant to authority conferred by Order in Council P.C. 8528, dated the first day of November 1941.

This Board orders as follows:

1. For the purposes of this Order,

- (a) "meat" means any edible product derived from cattle, calves, sheep, lambs and hogs, whether in a fresh or a processed form, except milk and milk products, edible fats and meat extracts and includes any product, except soup, of which such meat is a constituent part or an ingredient;
- (b) "quota user" means any person who serves meals or refreshments for other than personal or household consumption and who is registered with the Board as a quota user pursuant to Order No. 242, 243 or 244 of the Board or who hereafter registers as a quota user pursuant to any of such Orders or any further Order of the Board respecting consumer rationing.

2. (1) Except as otherwise provided in this Section, no quota user shall, during the twenty-four hour period commencing immediately after twelve o'clock midnight on Monday of each week, serve or supply any meat as or as part of any meal or refreshment.

(2) The provisions of subsection (1) of this Section shall not apply to meals or refreshments served or supplied

- (a) in a dining room, cafeteria or other catering place, or vehicle, operated by or on behalf of a railway, ranch, or a lumbering, logging, mining, construction, fishing, manufacturing or other industrial camp or establishment, where employees engaged in manual labour regularly obtain all their meals;
- (b) on board any ship, boat or vessel to the captain, officers and crew thereof;
- (c) in a hospital or in an institution for the infirm to the patients or inmates thereof.

3. The Foods Administrator or any person duly authorized by him may, by direction in writing, from time to time

- (a) issue such instructions or regulations as he may deem to be necessary to implement the provisions of this Order;
- (b) grant exemption from any provision of this Order in any case of undue hardship or other special circumstances.

This Order shall be effective on and after May 4, 1943.

Made at Ottawa, this 13th day of April, 1943.

D. GORDON,
Chairman.

THE WARTIME PRICES AND TRADE BOARD

Order No. 265

Respecting the Maximum Prices of Creamery Butter

made pursuant to authority conferred by Order in Council P.C. 8528, dated November 1, 1941.

Whereas it is expedient to amend Order No. 221 of the Board as amended by Order No. 230 of the Board;

Therefore, this Board orders as follows:

1. Subsection (1) of Section 2 of said Order No. 221 as amended by said Order No. 230 is hereby further amended by revoking clause (a) thereof and substituting the following therefor:

"(a) any first grade, second grade, third grade or lower grade of creamery butter (solids), shall be the following price for that grade in the Province in which the butter is delivered to the buyer:

Grade of Butter	Alberta, Manitoba, British Columbia, Saskatchewan		Ontario, Quebec	Prince Edward Island, Nova Scotia, New Brunswick
			(cents per pound)	
First Grade	33		35	36
Second Grade	32		34	35
Third Grade	31		33	34
Any Grade Lower than Third Grade	30		32	33

2. Section 9 of said Order No. 221 is hereby deleted and the following substituted therefor:

"9. In any case in which any person affected by this Order did not establish during the said basic period a lawful maximum price for the sale of creamery butter, the maximum price at which such person may sell or offer to sell such butter shall be fixed in writing by the Foods Administrator, with the approval of the Chairman of the Board, and no such person shall sell such butter until such price is so fixed."

3. This Order shall be effective on and after the 1st day of May, 1943.

Made at Ottawa, this 20th day of April, 1943.

DONALD GORDON,
Chairman.

THE WARTIME PRICES AND TRADE BOARD

Order No. 266

Respecting Certain Orders Relating to the Manufacture and Sale of New Electric Stoves and Safes

Whereas by Order in Council P.C. 504, dated the 23rd day of January, 1943, it was provided that Orders of the Controller of Supplies set forth in the Schedule hereto be deemed to be Orders made by this Board and that this Board may rescind any such Order;

And Whereas it is deemed expedient to revoke the said Orders and to provide in substitution therefor Administrators' Orders;

Therefore pursuant to authority conferred by Order in Council P.C. 8528, dated November 1, 1941, and said Order in Council P.C. 504, the Wartime Prices and Trade Board orders as follows:—

1. Every Order named in the Schedule hereto is hereby revoked.
2. This Order shall be effective on and after the 28th day of April, 1943.

Made at Ottawa, this 21st day of April, 1943.

D. GORDON,
Chairman.

SCHEDULE

to Order No. 266

<i>Order Number</i>	<i>Title of Order</i>
C.S. 10-D	Manufacture of new Electric Stoves
C.S. 10-E	New Electric Stoves—Certificates of Essentiality on Sales
C.S. 10 E-1	Addition to C.S. 10-E
C.S. 29 D	Purchase and Sale of Safes

Administrators' Orders

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-702

Respecting Safes and Similar Devices

Whereas pursuant to regulations established by Order in Council P.C. 6391, dated August 19, 1941, as amended, with the approval of the Minister of Munitions and Supply and of the Chairman of the Wartime Industries Control Board, the Controller of Supplies made Orders Numbers C.S. 29-B and C.S. 29-D to control the manufacture and sale of safes and similar devices;

And Whereas by Order in Council P.C. 504, dated January 23, 1943, the jurisdiction of the Controller of Supplies, with respect to the goods referred to therein, including safes and similar devices, was terminated and the said Orders of the Controller of Supplies were made Orders of this Board;

And Whereas by Order in Council P.C. 8528, dated November 1, 1941, this Board, with respect to the said goods, including safes and similar devices, has jurisdiction as to their production and otherwise and has deemed it expedient to consolidate and amplify the provisions of the said Orders and for that purpose has revoked the said Orders and directed that this Order be substituted therefor;

Therefore pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board as follows:—

1. For the purposes of this Order,

- (a) "chest" means a portable, movable or fixed receptacle or device designed for use as a burglar resisting depository for monies, securities, records, documents and other valuables, which is constructed of steel with a casing of not less than one-half inch ($\frac{1}{2}$ ") in thickness and with a door of not less than one inch (1") in thickness, the door of which is fastened by means of bolts or other special locking device; but chest shall not include a safe, safety deposit box or vault door as the same are defined in this Order;
- (b) "safe" means a portable, movable or fixed receptacle or device designed for use as a fire and burglar resisting depository for monies, securities, records, documents and other valuables which is constructed with an outer casing and door of steel, the door of which is fastened by means of bolts or other special locking device and the outer casing and door of which are insulated;
- (c) "safety deposit box" means a receptacle or device designed for use as a fire and burglar resisting depository for monies, securities, records, documents and other valuables, which is constructed of a casing and door of steel, the door of which is fastened by means of bolts or other locking device made to fit in a steel frame containing several of the said boxes and customarily installed in the premises of a bank, trust company or similar institution;
- (d) "vault door" means a door in combination with a frame, bolts or other special locking device therefor, all of which are made of steel and may or may not be insulated, designed for use as a fire and burglar resisting closure on a vault constructed of masonry, concrete or similar materials.

2. (1) No person shall, unless he has obtained the written permission of the Administrator of Office Machinery, Equipment and Supplies, manufacture or assemble a chest, safe, safety deposit box or vault door.

(2) Each permit issued by the said Administrator for the manufacture or assembly of the said receptacles or devices by a person shall specify therein the kind, size, gauge and quality, by weight, of steel which that person may use in the manufacture or assembly of each kind of receptacle or device, and no such person shall manufacture or assemble any such receptacle or device, except in accordance with the specifications set forth in the said permit.

3. (1) No person shall, unless he has obtained the written permission of the said Administrator, buy a new chest, safe or vault door for use.

(2) The said permit may be granted by the said Administrator upon application therefor in the form prescribed by him for the purpose.

(3) No person shall sell a new chest, safe or vault door to a person who buys the same for use and not for the purpose of resale, unless and until the buyer surrenders to the seller the permit referred to in this section.

4. On or before the twentieth day of each month hereafter, every person who manufactures, assembles or sells new chests, safes, vault doors and safety deposit boxes or any of them shall file with the said Administrator a signed statement in the form prescribed by the said Administrator showing, with respect to each kind of receptacle or device, the following particulars, namely:—

(a) the quantity, by weight in pounds, of metal which he used in the manufacture or assembly of such devices during the preceding month;

(b) the number of units which he manufactured during the preceding month;

(c) the number of units which he sold during the preceding month;

(d) the number of units which he had on hand at the end of the preceding month; and

(e) the quantity, by weight in pounds, of each kind, size and gauge of metal which he had on hand at the end of the preceding month.

5. Every manufacturer, assembler or seller of receptacles and devices to which this Order is applicable shall keep and maintain a continuous and accurate record of the manufacture, assembly and sale of the same by him and upon request, make the record and all permits referred to in this Order lawfully received by him available to, for inspection by, the said Administrator or any other person on behalf of the Board.

6. This Order shall be effective on and after the 28th day of April, 1943.

Dated at Ottawa, this 21st day of April, 1943.

F. S. KASZAS,
Administrator of
Office Machinery, Equipment and Supplies.

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-703

Respecting Gift Wrapping Paper

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:

Administrator's Order No. A-481 is hereby revoked and the following substituted therefor:

1. For the purposes of this Order,

(a) "gift wrapping paper" means paper, including tissue paper, manufactured for sale at retail for the wrapping of gifts and printed or embossed with a design either of a seasonal nature or otherwise.

(b) "design" means a combination of pattern and colour.

2. No person shall manufacture gift wrapping paper

(a) except from paper weighing 10/11 or 20 pounds for 480 sheets 24" x 36";

- (b) except in sheets 20" x 30" or 18" x 24";
- (c) in any design not manufactured by him prior to the effective date of this Order;
- (d) in more than twenty designs.

3. No person shall in the manufacture of gift wrapping paper

- (a) emboss or wax the paper, or use embossed or waxed paper;
- (b) print the paper in such manner that more than fifty per cent of the surface is covered with ink.

4. No manufacturer or wholesaler of gift wrapping paper shall package such paper in units for sale at retail except in package wraps of the same design or designs as he used prior to the effective date of this Order.

5. The provisions of this Order shall be subject to such written exemptions as the Administrator of Packages and Converted Paper Products, upon application to him, may grant in individual cases of undue hardship or other special circumstances.

6. This Order shall be effective on and after the 28th day of April, 1943.

Dated at Ottawa this 22nd day of April, 1943.

C. V. HODDER,
*Administrator of Packages and Converted
Paper Products.*

Approved:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-704

Respecting Typewriters

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

Administrator's Orders Nos. A-194, A-379, A-496 and A-534 are hereby revoked and the following substituted therefor:

1. For the purposes of this Order,

- (a) "distributor" means a person who in the ordinary course of business sells, rents or delivers typewriters;
- (b) "non-portable typewriter" means a typewriter which weighs 25 pounds or more;
- (c) "portable typewriter" means a typewriter which weighs less than 25 pounds;
- (d) "typewriter" means a portable or non-portable typewriter including a noiseless type and an electric type, but shall not include a billing and continuous forms handling typewriter, a braille typewriter, a toy typewriter, a wide carriage (18" or wider) typewriter with special inbuilt features for statistical or accounting work, a shorthand writing machine, a telegraphically controlled typewriting machine, a linotype machine or a monotype machine.

2. (1) Subject to the provisions of sub-section 2 of this Section, no distributor shall, except with the written permission of the Administrator of Office Machinery, Equipment and Supplies, sell, offer to sell or deliver a non-portable typewriter (whether new, used or rebuilt) which was manufactured new after December 31, 1932, provided that nothing in this sub-section contained shall apply to a sale, offer to sell or delivery of a non-portable typewriter to and for the use in Canada of the armed forces of His Majesty or of any nation allied to His Majesty.

(2) A distributor may rent and deliver a non-portable typewriter (whether new, used or rebuilt) to a lessee thereof pursuant to the terms of a written agreement of lease (whether or not any charge is made) provided that the lessee covenants in the said agreement to return the typewriter to the distributor from whom he obtained it, within fifteen days of the Administrator of Office Machinery, Equipment and Supplies in writing requiring him so to do.

(3) For the purposes of this Section the date at which a typewriter was manufactured new shall be determined by reference to the manufacturer's serial number on such typewriter.

3. No person who manufactures typewriters shall manufacture or assemble

- (a) more than three models of portable typewriters;
- (b) typewriter carriages in a greater number of widths than two less than he manufactured in the 12-month period ending May 29, 1941;
- (c) for typewriters, more than four styles of type or more than four type styles of keyboard, provided that the numerals furnished with or used in the assembly of any type style of keyboard for a typewriter may be either gothic or arabic;
- (d) a keyboard for a typewriter other than of a style commonly known as French-Canadian or English-Canadian.

4. Nothing in Section 3 contained shall be deemed to prohibit or restrict a manufacturer from using in the manufacture or assembly of typewriters of any style, size or design, any parts which are in his possession in Canada or under his control in Canada on the effective date of this Order.

5. The provisions of this Order shall be subject to such written exemptions as the said Administrator, upon application to him, may grant in individual cases of undue hardship or other special circumstances.

6. This Order shall be effective on and after the 30th day of April, 1943.

Dated at Ottawa, this 26th day of April, 1943.

F. S. KASZAS,
*Administrator of Office Machinery,
Equipment and Supplies.*

Approved:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-705

Respecting the Sale of Protective Rubber Garments

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:

- 1. For the purposes of this Order,
 - (a) "consumer" means any person who is not a manufacturer, wholesale distributor or retailer;
 - (b) "essentiality certificate" means any tag or certificate in the form set forth in the Schedule to this Order;
 - (c) "protective rubber garment" means any of the following garments of which rubber is a component material:

- (i) Standard long coats;
 - (ii) standard three-quarter length coats;
 - (iii) firemen's coats;
 - (iv) mining suits;
 - (v) fishing suits;
 - (vi) sou'westers;
 - (vii) mining hats;
 - (viii) acid resisting aprons;
- (d) "retailer" means any person who, in the ordinary course of business, sells protective rubber garments at retail;
- (e) "rubber" includes crude, natural rubber and any synthetic rubber which can be vulcanized, and, without restricting the generality of the foregoing, shall include balata, gutta percha, guayule, liquid latex and reclaimed and scrap rubber;
- (f) "wholesale distributor" means any person other than a manufacturer of protective rubber garments who sells such garments otherwise than at retail.

2. (1) Every manufacturer of protective rubber garments shall attach to each protective rubber garment in his possession or hereafter made by him a tag known as an "essentiality certificate", and he shall not sell or deliver any protective rubber garment unless an essentiality certificate is attached thereto.

(2) Every wholesale distributor and retailer who has in his possession or hereafter receives any protective rubber garment without an essentiality certificate attached thereto, shall prior to selling or delivering such garment, attach thereto an essentiality certificate.

3. No consumer shall buy any new protective rubber garment unless,

- (a) such consumer or the employee of such consumer requires such garment for his immediate use and is engaged in one or more of the following occupations:
- (i) firefighting;
 - (ii) decontamination work;
 - (iii) electrical work where protection is needed;
 - (iv) mining;
 - (v) tanning;
 - (vi) logging and lumbering;
 - (vii) outdoor construction work;
 - (viii) outdoor ship-building work;
 - (ix) railroad yard switching;
 - (x) any occupation which includes the handling of exposed acid;
 - (xi) any seafaring occupation of a commercial nature including fishing, the merchant marine and pilotage service, and also any occupation of a commercial nature on the inland waters of the Dominion of Canada;
- (b) such consumer completes, signs and surrenders to such seller prior to the delivery of such garment an essentiality certificate in respect of the protective rubber garment being purchased.

4. No person shall use any protective rubber garment purchased in accordance with this Order for any other purpose than for use in those occupations enumerated in clause (a) of Section 3 of this Order.

5. (1) No person shall sell any new protective rubber garment to a consumer unless such seller, prior to the delivery of such garment to such consumer, receives an essentiality certificate duly completed by the consumer in respect of such garment.

(2) No person shall sell or offer to sell any new protective rubber garment to a consumer if he believes or has reason to believe that such consumer has contravened or is attempting to contravene any provision of this Order.

6. (1) Every seller of protective rubber garments shall complete and sign each essentiality certificate received by him from a consumer on the sale of such garments, and within three months of receipt by him of such essentiality certificates the seller shall deliver same to his supplier of such garments.

(2) Every wholesale distributor who receives any essentiality certificates shall within three months from receipt of them by him deliver same to the manufacturer of such garments; provided that, if such wholesale distributor is also the manufacturer of such garments he shall deal with such essentiality certificates in the manner prescribed by Section 7 hereof.

7. Every manufacturer of protective rubber garments shall keep complete records of all of his sales of such garments and shall retain such records together with all essentiality certificates received by him in connection with such sales for a period of two years from receipt of such certificates, and shall at the request of the Rubber Administrator or a duly authorized representative of the Wartime Prices and Trade Board, produce such records and essentiality certificates for inspection.

8. Every wholesale distributor and retailer shall prepare and keep available at all times for inspection by the Rubber Administrator or a duly authorized representative of the Wartime Prices and Trade Board, complete records of all his sales of protective rubber garments, and shall also keep available for such inspection all essentiality certificates received by him and not yet surrendered to his supplier of such protective rubber garments.

9. No person shall

(a) impersonate or falsely represent himself or any other person as a person entitled to purchase protective rubber garments under the provisions of this Order;

(b) except as provided by this Order, destroy or in any way alter or deface any essentiality certificate; or

(c) make any false statement in any essentiality certificate.

10. The provisions of this Order shall be subject to such written exemptions as the Rubber Administrator, upon application to him, may grant in individual cases of undue hardship or other special circumstances.

11. This Order shall be effective on and after the 1st day of May, 1943.

Dated at Ottawa, this 26th day of April, 1943.

A. H. WILLIAMSON,
Rubber Administrator.

Approved:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-705

The following tag or Essentiality Certificate shall be attached by manufacturers to all protective rubber garments made by them.

Not to be detached from garment until sale is completed

Essentiality Certificate for the Purchase of Protective Rubber Garments

NOTE.—Under Administrator's Order No. A-705 of the Wartime Prices and Trade Board, a protective rubber garment may only be purchased by a consumer if its use is essential to him and he is engaged in one of the following occupations:—

- | | |
|---|---|
| 1. Fire fighting | 9. Railroad yard switching |
| 2. Decontamination work | 10. Any occupation which includes the handling of exposed acid |
| 3. Electrical work where protection is needed | 11. Any seafaring occupation of a commercial nature, including fishing, the merchant marine and pilotage service, and also any occupation of a commercial nature on the inland waters of the Dominion of Canada |
| 4. Mining | |
| 5. Tanning | |
| 6. Logging and lumbering | |
| 7. Outdoor construction work | |
| 8. Outdoor shipbuilding work | |

We (or I) hereby certify that we (or I) are (am) engaged in one of the above occupations and it is essential to have the garment to which this tag was attached and which we (or I) have to-day purchased.

Signature of Consumer.....

Address

Occupation of User.....

Type of Garment.....

I certify that I have to-day sold to the above named purchaser the type of garment described above.

Date

Signature of Seller.....

Address

NOTE.—This tag shall measure at least 6x3½ inches and shall be printed on one side in English and on the other side in French, except that a wholesale distributor or a retailer who is required to attach a tag to a protective rubber garment under Section 2 of the Order may produce the above form in one language only.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-706

Respecting Registers and Grilles

Pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board, as follows:—

1. (1) No person shall use any metal in the manufacture of a register or grille for use in a gravity warm air heating system unless the metal is of a type and the register or grille is of a size set forth in the Schedule hereto for that register or grille.

(2) Nothing in subsection (1) of this section shall be construed as prohibiting a person who manufactures registers and grilles from completing the manufacture of those registers and grilles which prior to the effective date of this Order were partially manufactured.

2. (1) No person shall manufacture more than three sizes of pipeless furnace baseboard registers.

(2) Every person who manufactures pipeless furnace baseboard registers shall, on or before the fifteenth day of May, 1943, file with the Administrator of Heating, Plumbing and Ventilating Equipment and Supplies, a statement showing the three sizes of such registers which he proposes to manufacture.

(3) The said Administrator may approve in whole or in part the statement of sizes so proposed with or without variation and thereafter the person who filed the statement shall not manufacture pipeless furnace baseboard registers in any sizes other than those so approved.

3. No person who manufactures registers or grilles shall use or apply on any register or grille a finish other than one of the finishes conventionally known to the trade as prime coat, black japan or oxidized copper.

4. No person shall manufacture

(a) a metal baseboard gravity register with adjustable fin type construction;

(b) a return air face of a truss steel grid type;

(c) a floor, baseboard, wall or ceiling register of a truss steel grid type;

(d) a cast ornamental grille;

(e) an ornamental stamped steel grille other than a square meshed or a plain latticed type;

(f) a metal ceiling air diffuser;

(g) an aluminum back draft damper;

(h) a furnace pulley with bronze bushings.

5. On or before May 15, 1943, and on or before the fifteenth day of each succeeding month, every person who manufactures metal registers or grilles for use in air conditioning, ventilating or forced warm air heating systems, shall with respect to the products mentioned in this section file with the said Administrator, a signed statement in the form provided by the said Administrator showing the number of completed registers and grilles which

(a) he had on hand at the end of the preceding month;

(b) he manufactured during the preceding month, and the weight of the metal used by him in such manufacture, showing steel and cast iron separately;

(c) he delivered to customers during the preceding month;

(d) were ordered from him by his customers, but were not delivered by him, during the preceding month.

6. Nothing in this Order shall apply to the manufacture of registers or grilles for installation in the outside walls or roof of any building.

7. The provisions of this Order shall be subject to such written exemptions as the said Administrator, may grant, upon application to him, in individual cases of undue hardship or other special circumstances.

8. This Order shall be effective on and after the 30th day of April, 1943.

Dated at Ottawa, this 26th day of April, 1943.

E. J. LAIDLAW,
*Administrator of Heating, Plumbing and
Ventilating Equipment and Supplies.*

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

SCHEDULE

to Administrator's Order No. A-706

Kind of register or face	Type of Metal	Size of register or face in inches
Floor registers.....	Stamped Steel, Cast iron, Semi-steel (cast face, steel box).....	8 x 10, 8 x 12, 9 x 12, 10 x 12, 10 x 14, 12 x 14, 12 x 15, 12 x 19, 14 x 16, 14 x 18, 14 x 22, 16 x 24, 20 x 24, 20 x 26.
Floor register faces.....	Stamped steel, Cast iron..	
Round floor registers, faces and borders.....	Cast iron.....	6", 7", 8", in diameter.
Floor return air faces.....	Cast iron, Stamped steel..	6 x 30, 8 x 30, 10 x 24, 10 x 30, 12 x 14, 12 x 18, 12 x 24, 12 x 30.
Baseboard registers.....	Stamped steel, Cast iron Semi-steel (cast face and steel frame).....	7 x 12, 8 x 10, 8 x 12, 8 x 13, 9 x 12, 10 x 12, 10 x 13, 11 x 13, 12 x 14.
Pipeless furnace baseboard registers and cold air faces	Stamped steel.....	Three sizes as approved by Administrator.
Sidewall registers or grilles with convex face (rever- sible or single way).....	Stamped steel, Semi-steel (cast face, steel valve)..	8 x 10, 8 x 12, 9 x 12, 10 x 12.
Return air intakes.....	Stamped steel, Cast iron..	4 x 14, 4 x 30, 5 x 14, 5 x 15, 5 x 24, 5 x 30, 6 x 14, 6 x 15, 6 x 18, 6 x 24, 6 x 30, 7 x 15, 7 x 24, 7 x 30.
Pipeless furnace gratings..	Cast iron.....	20 x 22, 22 x 24, 24 x 27, 27 x 27, 29 x 29, (20" collar) 29 x 29, (22" collar), 30 x 30, 30 x 36, 33 x 33, 34 x 34, 35 x 35, 36 x 36, 40 x 40, 45 x 45 (variation in size of pipeless furnace gratings not exceeding 5 per centum permitted).

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-708

Respecting Maximum Prices of Pacific Coast Frozen Halibut

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

1. (1) For the purposes of this Order,
 - (a) "frozen halibut" means halibut headed, dressed, and otherwise processed and frozen;
 - (b) "processor" means a person in the province of British Columbia who processes or freezes halibut for sale;
 - (c) "wholesale distributor" means a person, other than a processor, who sells otherwise than at retail.

(2) The provisions of this Order shall apply only to halibut processed or frozen by a processor.

2. (1) The maximum price at which a processor may sell or offer to sell frozen halibut, not including sales tax, shall be,

- (a) 21 cents per pound for frozen halibut, each having a weight of not less than ten pounds or more than sixty pounds, and packed in wooden cases;
- (b) 20 cents per pound for frozen halibut, each having a weight less than ten pounds or more than sixty pounds, and packed in wooden cases;
- (c) one-half cent ($\frac{1}{2}$ c.) per pound less than the price applicable under clause (a) or clause (b) of this Section if such frozen halibut is not packed or boxed but is sold in bulk;
- (d) 40 cents per pound for fillets of frozen halibut packed in cartons or wooden boxes; and
- (e) 28 cents per pound for sliced frozen halibut packed in cartons or wooden boxes.

(2) The maximum prices fixed by subsection (1) of this Section shall be f.o.b. the following railhead terminal points, namely: Vancouver, New Westminster, Victoria and Prince Rupert, and shall include all transportation charges to such points.

3. (1) The maximum price at which a wholesale distributor may sell or offer to sell to any class of customer, any frozen halibut shall be the sum of the following,

- (a) the actual price paid for such halibut by the wholesaler, but not in any event exceeding the lawful maximum price that may be charged by the processor plus transportation and sales tax, where and to the extent they are not included in such actual price; and
- (b) a markup (percentage of cost) not exceeding the markup (percentage of cost) customarily obtained by him during the basic period from September 15 to October 11, 1941, both dates inclusive, on sales of such halibut, or a substantially similar kind and quality of fish, to the same class of customer, but in any event not exceeding twenty per cent (20%) of his selling price on sales of frozen halibut in case lots, and on sales of such fish in less than case lots, twenty per cent (20%) of his selling price, plus a handling charge of one cent (1c.) per pound of frozen halibut.

(2) In the case of a sale of frozen halibut by a wholesale distributor to another wholesale distributor, or in the case of a sequence of sales between wholesale distributors, the markup referred to in subsection (1) of this Section shall constitute their total combined markup; and every wholesale distributor on a sale to another wholesale distributor shall deliver to the buyer before or concurrently with delivery of such frozen halibut, an invoice stating the total combined markup, and such buyer's share thereof.

4. The maximum price at which any person may sell or offer to sell at retail any frozen halibut shall be the sum of the following:—

- (a) the actual price paid for such frozen halibut by such retailer, but not in any event exceeding the lawful maximum price that may be charged by his supplier, plus transportation charges and sales tax where and to the extent they are not included in such actual price; and
- (b) a markup (percentage of cost) not exceeding the markup (percentage of cost) customarily obtained by him during the said basic period on sales at retail of such frozen halibut or a substantially similar kind and quality of fish, but in any event not exceeding thirty-three and one-third per cent ($33\frac{1}{3}\%$) of his selling price.

5. The provisions of Administrator's Order No. A-564 shall not apply to the sale of halibut caught in the waters adjacent to the Pacific Coast of Canada and processed and frozen for sale.

6. This Order shall be effective on and after the 3rd day of May, 1943.

Dated at Ottawa, the 28th day of April, 1943.

K. W. TAYLOR,
Foods Administrator.

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

PART IV
Wartime Industries Control Board
(Munitions and Supply)

DEPARTMENT OF MUNITIONS AND SUPPLY
COAL CONTROLLER

Order No. Coal 3

(Distribution and Use of Petroleum Coke)

Dated March 31, 1943

Pursuant to the powers conferred by Order in Council P.C. 1752 of March 5, 1943, and any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board, it is hereby ordered as follows:—

1. *Interpretation*

For the purposes of this Order, unless the context otherwise requires,

- (a) "person" includes partnership, corporation, company, any governmental body or department and/or any aggregation of persons;
- (b) "petroleum coke" means any solid, infusible carbonaceous residue produced by the destructive distillation of petroleum when the residue equals or exceeds five pounds for every "barrel" of forty-two United States gallons of petroleum processed by destructive distillation and shall include raw, calcined or graphitized petroleum coke.

2. *Purchase, Sale and Consumption of Petroleum Coke*

(1) Except as provided in subsection (2) of this Section no person shall, without a permit in writing from the Controller, purchase, acquire, use or consume petroleum coke.

(2) The provisions of subsection (1) next preceding shall not apply to

- (a) the purchase or acquisition of petroleum coke for domestic heating by any person from any supplier to whom a permit in writing has been issued by the Coal Controller authorizing the sale or supply of petroleum coke for such purposes; or

(b) the consumption of petroleum coke so purchased or acquired.

(3) No person shall, without a permit in writing from the Coal Controller, sell or supply petroleum coke to any other person, unless the purchaser or acquirer of such petroleum coke delivers to the vendor or supplier a permit in writing issued by the Coal Controller authorizing such a transaction.

3. *Applications for Permits to Buy or Use*

Any application for a permit to buy, use or consume petroleum coke shall be made by letter in quadruplicate addressed to the Coal Controller, 238 Sparks Street, Ottawa, Ontario, and shall state the following information:—

- (a) the name and address of the applicant; and
- (b) the business of the applicant; and
- (c) in detail, the reasons why petroleum coke is essential to the proposed purchase, use or consumption, and no other coke can be used; and
- (d) the quantity of petroleum coke, which the applicant desires to purchase, use or consume; and
- (e) the name and address of the proposed supplier.

4. *Permits Not Transferable*

- A permit issued by the Coal Controller under the provisions of this Order shall be valid only in favour of the person named in such permit and shall not be transferable or be assigned by an act, voluntary or involuntary, on the part of such person, nor shall any person named in any permit allow such permit to be used by or on behalf of any other person.

5. *Reports*

Reports on the purchase, sale or consumption of petroleum coke shall be made at such times and in such form as may be required by the Coal Controller.

6. *Administrator's Order No. A 495 Rescinded*

Administrator's Order No. A 495 of the Deputy Coal Administrator of the Wartime Prices and Trade Board dated November 25, 1942, and by Order in Council P.C. 1752 dated March 5, 1943, made an Order of the Coal Controller, is rescinded.

F. G. NEATE,
Deputy Coal Controller.

APPROVED:

HENRY BORDEN,
Chairman, The Wartime Industries Control Board.

VOLUME II, No. 5.



May 10, 1943

CANADIAN WAR ORDERS AND REGULATIONS 1943

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ERRATA:
Volume II Number 2, page 154—Order Transit 7—signature should read “Geo. S. Gray”.

PART I
Orders in Council

Order in Council authorizing adjustment of debts of settlers under
the 3,000 British Family Settlement Agreement and the
New Brunswick 500 British Family
Settlement Agreement

P.C. 2867

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 29th day of April, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Order in Council P.C. 10472 dated November 19, 1942, provides for the adjustment of debts of settlers as defined by section 2 of the Soldier Settlement Act;

And whereas His Majesty's Government for the United Kingdom has indicated that it would be pleased to see similar concessions made available to settlers established in Canada under the 3000 British Family Settlement Agreement and under the New Brunswick 500 British Family Settlement Agreement and to that end is prepared to share the cost of such concessions on an equitable basis;

And whereas the Acting Minister of Mines and Resources is of the opinion that it would be in the public interest to adopt the suggestion of His Majesty's Government for the United Kingdom;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Acting Minister of Mines and Resources, and under and by virtue of the War Measures Act, Chapter 206 of the Revised Statutes of Canada, 1927, is pleased to order and doth hereby order as follows:—

On or before December 31, 1943, a person who is under contract to purchase land from the Soldier Settlement Board or the Director of Soldier Settlement pursuant to the terms of the 3000 British Family Settlement Agreement or the New Brunswick 500 British Family Settlement Agreement and whose contract has not been terminated, rescinded, cancelled or assigned, may

- (a) make application to the Director for an extension of the terms of his agreement, and the Director may at his discretion grant such person an extension of terms not exceeding twenty years for the payment of his indebtedness as from the standard date in 1942;
- (b) make application to the Director for a reduction of his indebtedness to the Director, and the Treasury Board may on the recommendation of the Director reduce such indebtedness, provided, however, that the recommendation made by the Director shall be based upon the amount which in his judgment constitutes the present and prospective productive value of the land. The effective date of reduction if any shall be the standard date in 1942 and the loss occasioned by the reduction if any shall be allocated to and borne by His Majesty's Government for the United Kingdom and for Canada respectively, in the ratio authorized in paragraph numbered two of Treasury Board Minute T 192897 B dated April 9th, 1940.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council appointing Walter S. Woods, a member of the
Advisory Committee on Economic Policy

P.C. 3164

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 29th day of April, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Prime Minister and President of the Privy Council, is pleased to appoint and doth hereby appoint Walter S. Woods, Esquire, Associate Deputy Minister of Pensions and National Health, a Member of the Advisory Committee on Economic Policy, constituted by Order in Council of the 23rd January, 1943, P.C. 608.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending the Wartime Prices and Trade
Regulations

P.C. 3206

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 22nd day of April, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL

Whereas, by Order in Council P.C. 8528 of the 1st day of November, 1941, as amended, the Wartime Prices and Trade Regulations were made and established;

And Whereas the Minister of Finance reports that he has received representations from the Wartime Prices and Trade Board to the effect that in order that the Board may more effectually perform its functions and exercise its powers and by reason of representations by law enforcement officers it is deemed to be in the national interest that the said Regulations be strengthened in some respects and that they be amended, accordingly, as hereinafter set forth;

Now, Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance and pursuant to powers conferred by the War Measures Act and otherwise, is pleased to amend the Wartime Prices and Trade Regulations made and established by P.C. 8528 of the 1st day of November, 1941, as amended and they are hereby further amended as follows:—

1. Clause (1) of subsection (1) of Section 2 of the said Regulations is amended by adding at the end thereof the words "or concurred in by the Board or Chairman pursuant to these regulations".

2. Subsection (3) of Section 2 of the said Regulations is amended by deleting the words "subject to the provisions of subsection (2) of Section 4 of these regulations" and by substituting therefor the words "subject to the powers of the Board to exempt any person or any goods or services or any transaction wholly or partly from the provisions of these regulations".

3. Subsection (5) of Section 2 of the said Regulations is deleted and the following is substituted therefor:

"(5) Subject to any action taken by the Governor in Council after November 1, 1941, His Majesty in right of Canada or of any province of Canada shall be bound by the provisions of these regulations and of any order."

4. Subsection (4) of Section 3 of the said Regulations is amended by adding at the end thereof the following words:

"and the signature or countersignature by the Chairman of any order purporting to have been made by such person under authority of the Board shall be conclusive evidence of such authority."

5. Subsection (7) of Section 3 of the said Regulations is amended by adding thereto clause (v) as follows:

"(v) evidence of any order or other document may be given by the production of a copy thereof purporting to be printed by the King's Printer for Canada but nothing herein contained shall require proof thereof by such mode."

6. Clauses (f), (l) and (p) of subsection (1) of Section 4 of the said Regulations are deleted and the following are substituted therefor:—

"(f) to fix specific or maximum or minimum prices or specific or maximum or minimum markups at which any goods or services may be sold or offered for sale by or to any person; to prescribe the manner in which any such price or markup shall be ascertained; to prescribe what shall constitute or be included in any price or markup; to prohibit purchase or sale at prices which are at variance with the prices or markups so fixed or prescribed; and to require any person to refund to any other person any amount received or collected in excess of any such price or markup;"

"(l) to prescribe the quantities of, the manner in which, and the terms and conditions under which, any goods or services may be bought, sold, supplied, distributed, delivered or used within prescribed periods of time and to prohibit purchase, sale, supply, distribution, delivery or use except in accordance with such prescription;"

"(p) subject to the provisions of Section 7 of the War Measures Act (i) to take possession of any goods or services or any other property; (ii) to require any person to deliver possession of any goods or services to such person as the Board may designate; (iii) to apply to the Attorney General of Canada to issue in any form a warrant for possession directing the sheriff within whose jurisdiction such goods or services are situated or any officer thereunto deputed by him to put the person named in such warrant in possession of the goods or services therein described, which warrant the Attorney General of Canada is authorized to issue if he is satisfied that with a view to securing compliance with an order validly made under these Regulations it is necessary to do so, and which warrant shall be executed by such sheriff or officer as if it were a warrant or writ of possession issued out of the Superior Court of the province in which such goods or services are situated; and to use and dispose of such goods, services or property in any manner;"

7. Clause (n) of subsection (1) of said Section 4 of the said Regulations is amended by adding at the end thereof the following words:

"and no use, disposition or supply of any such goods or services in accordance with such manner shall constitute infringement of any mark, design or other private or proprietary right;"

8. Subsection (3) of said Section 4 of the said Regulations is deleted and the following is substituted therefor:

"(3) In the exercise of its powers conferred by these regulations or otherwise, the Board shall be responsible to the Minister and, whenever any directions are given by the Minister, all action taken by the Board shall be in accordance with such directions."

9. Subsection (4) of Section 7 of the said Regulations is amended by inserting after the word "fixed" the words "by or under these regulations".

10. Subsection (5) of Section 7 of the said Regulations is amended by adding at the end thereof the words "fixed by or under these regulations".

11. Subsection (7) of Section 7 of the said Regulations is amended by deleting the words "this section" and by substituting therefor the words "any regulation or order".

12. Subsections (1) and (2) of Section 8 of the said Regulations are amended by deleting the words "by the Board" and by substituting therefor the words "by or on behalf of or under authority of the Board".

13. Subsection (3) of Section 8 of the said Regulations is deleted and the following is substituted therefor:

"(3) No person shall

- (a) acquire, accumulate or withhold from sale any goods beyond an amount which is reasonably required for the ordinary purposes of his business or beyond such amount, if any, as the Board may prescribe; or
- (b) acquire or accumulate any goods beyond an amount which is reasonably required for the use or consumption of himself and his household or beyond such amount, if any, as the Board may prescribe;

provided that if any goods are found at any time in the possession or under the control of any person and such person is charged with an offence against this subsection, such goods shall in the absence of evidence to the contrary be deemed to have been acquired or accumulated by him within twelve months prior to the date upon which he is so charged."

14. Subsection (10) of Section 8 of the said Regulations is amended by deleting the words "aid or abet" and by substituting therefor the words "aid, abet, counsel or procure".

15. Section 9 of the said Regulations is amended by adding the following as subsection (2) thereof:

"(2) In any proceedings upon summary conviction, any charge may include several offences against any regulation or order committed by the same person and any number of charges against such person may be included in one and the same information; and all such charges may be tried concurrently and one conviction for any or all of such offences may be made, which conviction may but need not provide a separate penalty for each such offence".

16. Subsection (1) of Section 10 of the said Regulations is deleted and the following is substituted therefor:

"(1) No person shall be prosecuted under these regulations except with the written leave of the Board or of the Attorney General of any province, and such written leave shall be sufficient if it purports to be signed by such Attorney General or on behalf of the Board and if it is in the following form: "Leave is hereby given that proceedings be instituted within three months from the date hereof against.....for an offence or offences under the Wartime Prices and Trade Regulations".

17. Subsection (3) of Section 11 of the said Regulations is amended by deleting from clause (e) thereof the words "provided that an invitation for offers to buy shall be deemed to be an offer to sell" and by adding to such subsection clause (f) as follows:

"(f) proof of an invitation for offers to buy shall be proof of an offer to sell".

18. Section 11 of the said Regulations is further amended by adding thereto subsections (4), (5) and (6) as follows:

"(4) Where by any regulation or order provision is made for any person to file, forward or deliver any document with or to the Board or an Administrator or any office or officer of the Board, an affidavit of an officer or other employee of the Board, sworn before any commissioner or other person authorized to administer oaths, that he has charge of the appropriate records and that after careful examination and search of such records he has been unable to find in any given case that any such document has been filed with or received by him, shall be received as prima facie evidence that in such case no such document was so filed, forwarded or delivered.

(5) In any Court, the affidavit of an officer or employee of the Board, sworn before any commissioner or other person authorized to administer oaths, that he has charge of the appropriate records and that an annexed document is a document filed with or received by the Board or an Administrator or any office or officer of the Board, shall be received as prima facie evidence that such document has been so filed or received.

(6) Where evidence is offered by affidavit pursuant to the provisions of subsections (4) and (5) of this Section, it shall not be necessary to prove the official character of the person making the affidavit if that information is set forth in the affidavit, nor shall it be necessary to prove the signature of such person or to prove the signature or official character of the person before whom such affidavit was sworn".

19. Subsection (1) of Section 12 of the said Regulations is deleted and the following is substituted therefor:

"(1) Every provision of the Interpretation Act shall extend and apply to every order published or printed in the *Canada Gazette* or *Canadian War Orders and Regulations* or in any extra thereof or extract therefrom purporting to have been printed by the King's Printer for Canada, but nothing herein contained shall be construed as requiring such publication or printing".

20. Subsections (1) and (2) of Section 15 of the said Regulations are amended by adding at the end of each such subsection the words "or otherwise conferred or imposed by the Governor in Council".

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending the Wartime Leasehold Regulations and revoking the Maximum Rentals Regulations

P.C. 3207

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 22nd day of April, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL

Whereas by Orders in Council P.C. 8965 and P.C. 9029 of the 21st day of November, 1941, the Maximum Rentals Regulations and Wartime Leasehold Regulations were respectively made and established;

And whereas the Minister of Finance reports that he has received representations from the Wartime Prices and Trade Board that in order to enable the Board to more effectually perform its duties and exercise its powers and by reason of representations received from law enforcement officers, it is deemed to be in the national interest that the Wartime Leasehold Regulations be strengthened in some respects, that they be amended accordingly as hereinafter set forth and that the Maximum Rentals Regulations be consolidated therewith;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, is pleased to revoke and doth hereby revoke the Maximum Rentals Regulations made and established by Order in Council P.C. 8965, dated the 21st November, 1941, as amended;

His Excellency in Council, on the same recommendation, and pursuant to powers conferred by the War Measures Act and otherwise, is pleased to amend the Wartime Leasehold Regulations made and established by Order in Council P.C. 9029, dated the 21st November, 1941, as amended, and they are hereby further amended as follows:

1. Clause (c) of subsection 1 of Section 2 of the said Regulations is deleted and the following is substituted therefor:

“(c) “lease” means any enforceable contract for the letting or sub-letting of real property or any leave and licence for the use of real property, whether such contract or leave and licence is made orally, in writing or by deed; and the verbs “let” and “rent” shall each have a similarly extending meaning;”.

2. Clauses (f), (i), (k) and (l) of subsection (1) of Section 2 of the said Regulations are deleted and the following are substituted therefor:

“(f) “order” means and includes any general or specific order, requirement, instruction, prescription, prohibition, restriction or limitation heretofore or hereafter made or issued in writing by or on behalf of or under authority of the Board in pursuance of any power conferred by or under these regulations or any other Order in Council;”

“(i) “Real Property Administrator” means the person duly appointed as such by the Board with the approval of the Governor in Council and includes any person similarly appointed as a Deputy Real Property Administrator;”

“(k) “Rentals Administrator” and “Administrator of Rental Appeals” mean, respectively, the person duly appointed as such by the Board with the approval of the Governor in Council, and include, respectively, any person similarly appointed as a Deputy Rentals Administrator or Deputy Administrator of Rental Appeals;”

3. Clause (g) of subsection (1) of Section 2 of the said Regulations is amended by deleting the word “appurtenances” and by substituting therefor the words “out-buildings and appurtenances”, and by inserting after the word “services” the words “including meals”.

4. Subsection (2) of Section 2 of the said Regulations is deleted and the following is substituted therefor:

“(2) Every offence under these regulations shall be deemed to be an offence against the Criminal Code”.

5. Subsections (3) and (5) of Section 2 of the said Regulations, and subsection (2) of Section 5 thereof are amended by deleting therefrom the words “or requirement”.

6. Subsection (4) of Section 2 of the said Regulations is deleted and the following is substituted therefor:

“(4) Subject to any action taken by the Governor in Council after November 21, 1941, His Majesty in right of Canada or of any province of Canada shall be bound by the provisions of these regulations and of any order”.

7. Clauses (g) and (p) of subsection (1) of Section 3 of the said Regulations are deleted and the following are substituted therefor:

“(g) to fix the maximum rental at which any real property may be rented or offered for rent by or to any person; to prescribe the manner in which any such rental shall be ascertained; to prescribe what shall constitute or be included in any rental; to prohibit a rental in excess of the maximum so fixed; and to require any person to refund to any other person any amount received or collected in excess of any such rental;”.

“(p) Upon failure of any person to vacate or give possession of any real property pursuant to any order, to apply to the Attorney General of Canada to issue in any form a warrant for possession to the sheriff within whose jurisdiction such real property is situated, directing such sheriff to evict from the real property described in the warrant or to put the person named in such warrant in possession of the real property described therein, which warrant the Attorney General of Canada is authorized to issue if he is satisfied that with a view to securing compliance with an order validly made under these Regulations it is necessary to do so, and which warrant shall be executed by such sheriff as if it were a warrant or writ of possession issued out of the superior court of the province in which such real property is situated;”

8. Subsection (5) of Section 3 of the said Regulations is deleted and the following is substituted therefor:

"(5) The Board may exercise its powers by order and may from time to time delegate to any person and authorize him to exercise from time to time such of the powers of the Board on such terms as the Board deems proper; and the signature or countersignature by the Chairman of any order purporting to have been made by such person under authority of the Board shall be conclusive evidence of such authority".

9. Subsection (1) of Section 5 of the said Regulations is amended by deleting the words "by the Maximum Rentals Regulations or by or under any order of the Board or of a Rentals Administrator" and by substituting therefor the words "by the Governor in Council or by or on behalf of or under authority of the Board" and by deleting the words "such maximum rental" and by substituting therefor the words "the maximum rental so fixed".

10. Subsection (6) of Section 5 of the said Regulations is deleted and the following is substituted therefor:

"(6) No person shall pay or offer to pay a rental for any real property which he knows or has reason to believe is higher than the maximum rental that may lawfully be charged for such real property pursuant to these regulations".

11. Subsection (7) of Section 5 of the said Regulations is amended by deleting the words "aid or abet" and by substituting therefor the words, "aid, abet, counsel or procure" and is further amended by deleting the words "order or requirement" and by substituting therefor the words "or order".

12. Section 6 of the said Regulations is amended by adding the following as subsection (2) thereof:

"(2) In any proceedings upon summary conviction, any charge may include several offences against any regulation or order committed by the same person and any number of charges may be included in one and the same information; and all such charges may be tried concurrently and one conviction for any or all of such offences may be made, which conviction may but need not provide a separate penalty for each such offence".

13. Subsection (1) of Section 7 of the said Regulations is deleted and the following is substituted therefor:

"(1) No person shall be prosecuted under these regulations except with the written leave of the Board or of the Attorney General of any province, and such written leave shall be sufficient if it purports to be signed by such Attorney General or on behalf of the Board and if it is in the following form: "Leave is hereby given that proceedings be instituted within three months from the date hereof against.....for an offence or offences under the Wartime Leasehold Regulations".

14. Subsection (4) of Section 5 of the said Regulations is deleted and the following is substituted therefor:

"(4) No person shall alter any lease referred to in clause (a) or Clause (b) of subsection (1) of Section 5 of these regulations or, with intent to evade any regulation or order, destroy, mutilate, deface, alter, secrete or remove any books, records, documents or property of any kind".

15. Subsection (4) of Section 9 of the said Regulations is amended by deleting the words "by the Maximum Rentals Regulations, or by or under any order of the Board" and by substituting therefor the words "by the Governor in Council or by or on behalf of or under authority of the Board".

16. Subsection (1) of Section 10 of the said Regulations is deleted and the following is substituted therefor:

"(1) Every provision of the Interpretation Act shall extend and apply to every order published or printed in the *Canada Gazette* or *Canadian War Orders and Regulations* or in any extra thereof or extract therefrom purporting to have been printed by the King's Printer for Canada, but nothing herein contained shall be construed as requiring such publication or printing".

17. Subsection (1) of Section 11 of the said Regulations and Section 12 thereof are amended by deleting the words "by the Maximum Rentals Regulations or fixed under the provisions of any order of the Board" and by substituting therefor the words "by the Governor in Council or by or on behalf of or under authority of the Board".

18. Section 13 of the said Regulations is amended by inserting immediately after the figure "5" the words "and of subsections (4), (5) and (6) of Section 11,".

19. Section 14 of the said Regulations is deleted and the following is substituted therefor:

"14. In the exercise of its powers conferred by these regulations or otherwise, the Board shall be responsible to the Minister, shall report to the Minister as and when required to do so by the Minister and, whenever any directions are given by the Minister, all action taken by the Board shall be in accordance with such directions".

20. The said Regulations are further amended

- (a) by deleting the figure "6" in subsections (1) and (2) of Section 5 thereof and by substituting therefor the figure "7" and by deleting the figure "5" in subsection (3) of Section 9 thereof and by substituting therefor the figure "6",
- (b) by re-numbering Sections 5 to 15 thereof, inclusive, as Sections 6 to 16, respectively,
- (c) by inserting, immediately prior to Section 6 thereof, as so re-numbered, the sub-title "*Offences, Penalties and Prosecutions*", and
- (d) by inserting the following as Section 5 thereof, with the following sub-title:

"Maximum Rentals"

"5. (1) On and after December 1, 1941, the maximum rental

- (a) for any real property for which there was a lease in effect on October 11, 1941, shall be the rental lawfully payable under that lease;
- (b) for any real property for which there was no lease in effect on October 11, 1941, but for which there was a lease in effect at some time or times since January 1, 1940, shall be the rental lawfully payable under the latest lease in effect between January 1, 1940, and October 11, 1941; and
- (c) for any other real property, shall be the maximum rental that may from time to time be fixed by or on behalf of or under authority of the Board.

"(2) All leases made after October 11, 1941, are hereby amended in so far as is necessary to give effect to this Section.

"(3) No person shall on behalf of himself or of another person let or offer to let any real property or charge, demand, receive, collect or pay a rental for any real property on terms and conditions which directly or indirectly increase the maximum rental therefor fixed by the Governor in Council or by or on behalf of or under authority of the Board or which directly or indirectly decrease the obligations of the landlord performed or to be performed for such rental or decrease the extent or amount of the real property supplied or to be supplied for such rental.

"(4) Nothing contained in this Section shall be deemed to supersede any provision of any order heretofore made or any maximum rental heretofore fixed by or on behalf of or under authority of the Board or to derogate from any power conferred on the Board and, without restricting the generality of this provision, the Board may vary any maximum rental, may concur in any variation of a maximum rental, may prescribe other or additional terms or conditions of any lease, may exempt any person or any real property or any lease or transaction wholly or partly from the provisions of these regulations and may withdraw any such exemptions, either generally or in specific cases, and subject to such terms and conditions as the Board may prescribe".

21. Section 16 of the said Regulations, as re-numbered is deleted and the following is substituted therefor:

"16. Any reference heretofore or hereafter made in any law or document to the Maximum Rentals Regulations or any Section thereof shall be construed, *mutatis mutandis*, as a reference to Section 5 of these regulations."

A. D. P. HEENEY,
Clerk of the Privy Council.

**Order in Council amending provisions re payments to flour millers
in respect of flour or other human foods
containing wheat**

P.C. 3438

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 29th day of April, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 9457, dated October 16, 1942, provision is made for the payment of certain sums to flour millers and manufacturers of other human foods containing wheat according to the quantity of western wheat estimated to have been used in the manufacture of such products sold in Canada and at a rate equal to the difference between the monthly average prices estimated to have been paid by such manufacturers for Number One Northern Wheat, in store Fort William-Port Arthur, and a price for the same grade of wheat in the same position determined as being appropriate to maximum prices for flour;

And whereas expenses under the said Order in Council, including expenses incurred by The Canadian Wheat Board in administering the provisions thereof, are chargeable against monies to be allotted from the War Appropriation for this purpose, except that whenever the "monthly average price" exceeds 90½ cents per bushel the amount of such excess over 90½ cents per bushel included in payments to flour millers thereunder is chargeable to The Canadian Wheat Board; provided however that any additional amounts paid out by way of an upward adjustment in payments to manufacturers of human foods containing durum wheat under paragraph 2 (f) of the said Order are chargeable against monies to be allotted from the War Appropriation for this purpose;

And whereas the Minister of Finance and the Acting Minister of Trade and Commerce report that because of rising market prices for wheat, some producers are able to sell their wheat on the open market above 90½ cents, and it is not considered desirable that producers' wheat marketed through the Canadian Wheat Board should be in a less favourable position to benefit from prevailing market prices by having to bear that portion of payments to millers represented by the excess in the monthly average price above 90½ cents.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance and the Acting Minister of Trade and Commerce, and under and by virtue of powers conferred on the Governor in Council by the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, and otherwise, is pleased to amend Order in Council P.C. 9457, dated October 16, 1942, and it is hereby amended by deleting Section 4 thereof and substituting the following therefor:

"4. Expenditures hereunder, including expenses incurred by the Canadian Wheat Board in administering the provisions hereof, shall be charged against monies to be allotted from the War Appropriation for this purpose."

His Excellency in Council is further pleased to order and doth hereby order that this amendment shall be deemed to have been made and to have come into force on October 16, 1942.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council approving agreement with Canadian Red Cross Society and the Venerable Order of St. John of Jerusalem in Canada re Home Nursing and First Aid

P.C. 3439

Certified to be a true copy of a Minute of a Meeting of the Committee of the Privy Council, approved by His Excellency The Governor General on the 29th April, 1943.

The Committee of the Privy Council have had before them a report, dated April 23, 1943, from the Minister of National War Services, representing that because of the increasing urgent national requirements for trained personnel in Home Nursing and First Aid arising out of the present state of War, it is advisable and expedient to take extraordinary measures to make the best and widest possible use in this direction of all resources, volunteers, instructional staffs, financial resources and the good will of the Canadian Red Cross Society and the Venerable Order of St. John of Jerusalem in Canada to the desired end of training in Canada as large a number of persons as possible;

That both the said Organizations are agreeable to entering into an agreement whereby their complete resources for training in Home Nursing and First Aid in Canada shall be governed, controlled and administered by a Joint Board of Management; and

That both the said Organizations have agreed that the mutual agreement shall include the following provisions, and both the said Organizations have requested that the agreement be ratified under the authority of His Excellency the Governor General in Council:—

1. That the Canadian Red Cross Society and the Venerable Order of Saint John of Jerusalem in Canada shall form a joint Board of Management to control their operations of Home Nursing and First Aid.
2. That the joint Board shall consist of 7 members, three of whom shall be appointed by the Canadian Red Cross Society, three by the Venerable Order of Saint John of Jerusalem in Canada, all of whom shall be other than paid officers, and one shall be appointed by the Minister of National War Services, who shall be the Chairman of the joint Board.
3. That the joint Board shall determine its own rules and procedures.
4. That classes in Home Nursing and/or First Aid shall be organized by Canadian Red Cross Society branches and branches of the Venerable Order of Saint John of Jerusalem in Canada and be conducted in the joint name of the two organizations, and that the joint Board shall see that every care is taken to avoid duplication of effort.
5. That the Venerable Order of Saint John of Jerusalem in Canada standards shall be used on the understanding that suggestions from the Canadian Red Cross Society, as to improvements in standards or otherwise, shall be considered by the joint Board.
6. That volunteers shall be used wherever possible, such volunteers to meet the standards required by the Venerable Order of Saint John of Jerusalem in Canada, but where voluntary instructors are not obtainable, payment may be made for such service.
7. That a joint certificate shall be issued for Home Nursing and First Aid courses by the Canadian Red Cross Society and the Venerable Order of Saint John of Jerusalem in Canada. The Venerable Order of Saint John of Jerusalem in Canada standards shall be used, and any deviation therefrom shall be submitted to and approved of by the joint Board.
8. That the joint Board shall decide as to whether fees shall be paid.
9. That funds shall be made available from the Canadian Red Cross Society campaigns for subscriptions from time to time to enable the Venerable Order of Saint John of Jerusalem in Canada to continue its Ambulance Association activities in Home Nursing and First Aid and its brigade activities.

10. That the budgets covering the requirements of the Venerable Order of Saint John of Jerusalem in Canada shall be submitted to the Department of National War Services and the said organization shall be responsible to the Department of National War Services for the accounting of its funds.

11. That this agreement shall be effective for the duration of the war.

The Committee, therefore, on the recommendation of the Minister of National War Services, advise that pursuant to the provisions of the Department of National War Services Act and the War Measures Act,—

- (a) the Minister of National War Services be hereby authorized to ratify such an agreement between the said Organizations and to appoint one member of the joint Board of Management which is to be set up, the member of the joint Board of Management appointed by the Minister of National War Services to act as member and Chairman of the said Board during the pleasure of the Minister of National War Services.
- (b) the Minister of National War Services be hereby authorized (1) to approve the increase or the decrease of the total number of members of the proposed joint Board of Management, provided that the said Organizations, at all times, be given equal representations on the Board (2) to approve any change or changes in the said agreement which might be mutually acceptable to the said Organizations, and (3) to take any action not inconsistent with the purposes of the proposed joint Board of Management or of the authority hereby conferred upon the said Minister.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council authorizing payment of subsidy or bonus to Wood Fuel Dealers

P.C. 3465

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 29th day of April, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Munitions and Supply with the concurrence of the Minister of Finance reports that there is a shortage of Wood Fuel in Canada so serious that unless immediate remedial action is taken it may be impossible to provide adequate domestic heating during the Winter of 1943-44; and

That in order to stimulate the output of Wood Fuel it is considered desirable to assist in its production and distribution by the payment of the subsidies or bonuses and by the purchases hereinafter set forth upon the terms and conditions hereinafter set forth; and that the Department of Munitions and Supply holds on its file Financial Encumbrance No. 2133 for the sum of \$750,000 to cover the anticipated expenditures on account thereof during the current fiscal year;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply, concurred in by the Minister of Finance, and pursuant to the powers conferred by the War Measures Act and otherwise, is pleased to order and doth hereby order as follows:

1. For the purposes of this order, "Coal Controller" means the person appointed as such by the Governor in Council and includes the Deputy Coal Controller and the Deputy Wood Fuel Controller similarly appointed.

2. The Wartime Prices and Trade Board is hereby authorized to direct Commodity Prices Stabilization Corporation Ltd., to pay, on the certification of the Coal Controller as herein after set forth, to Wood Fuel Dealers, a subsidy or bonus of

- (a) \$1.00 per standard cord of 128 cubic feet on all commercial Wood Fuel contracted for and cut on or before June 30, 1943, and delivered to a dealer or held to his account after March 5, 1943, and
- (b) such portion of the transportation costs incurred by Wood Fuel Dealers in the transportation of Wood Fuel as may be certified by the Coal Controller.

3. The Wartime Prices and Trade Board is hereby authorized to direct Commodity Prices Stabilization Corporation Ltd., to purchase from any Wood Fuel Dealer on the certification of the Coal Controller, all commercial grades of Wood Fuel on which a subsidy of \$1.00 per cord has been paid and which remain in the hands of such dealer as at May 31, 1944.

4. The Coal Controller is hereby authorized and directed to certify to Commodity Prices Stabilization Corporation Ltd.:

- (a) the Wood Fuel Dealers to whom the subsidy of \$1.00 per cord is to be paid and the amount to be paid to each such dealer with respect thereto; and
- (b) the Wood Fuel Dealers who are to be paid transportation costs incurred in the transportation of Wood Fuel and the amount of such costs; and
- (c) the quantity of commercial grades of Wood Fuel on which a subsidy of \$1.00 per cord has been paid which remains in the hands of any dealer as at May 31, 1944, and such dealer's proper costs thereof.

5. The Coal Controller is hereby authorized in his discretion, to recognize as a dealer any person who was a dealer in Wood Fuel and who held a Wartime Prices and Trade Board License as of March 5, 1943, and any person holding such a license granted since March 5, 1943, if, in the opinion of the Coal Controller, such person would make a real contribution to an increased supply of Wood Fuel, and it would be in the public interest to recognize him as a dealer.

6. This Order, shall apply to Wood Fuel used in the production of charcoal, which is to be sold for use as domestic fuel, but not to Wood Fuel used in the manufacture of industrial charcoal used for processing purposes.

7. From the monies appropriated by Parliament under the War Appropriation Act to the account of the Department of Munitions and Supply, there shall be allotted and paid over to Commodity Prices Stabilization Corporation Ltd., as an accountable advance or advances, such sums at such times as may be necessary to effectuate the purposes of this Order.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council confirming appointment of James Matson as Supervisor of War Damage Insurance

P.C. 3516

Certified to be a true copy of a Minute of a Meeting of the Committee of the Privy Council, approved by His Excellency the Governor General on the 29th April, 1943.

The Committee of the Privy Council have had before them a report, dated 26th April, 1943, from the Minister of Finance, representing:—

1. That under Section 24 of the War Risk Insurance Act, 1942 provision is made for the appointment of a Supervisor of War Damage Insurance;
2. That for some months prior to the coming into force of the said Act, and subsequently, the Minister of Finance has requested Mr. James Matson, of The Royal Insurance Company, Montreal, to act as Supervisor, and that subsequent to the coming into force of the said Act, Mr. Matson has acted as Supervisor of War Damage Insurance without salary;

3. That the appointment of Mr. Matson as Supervisor of War Damage Insurance has by inadvertence never been directly confirmed by Order in Council, although the appointment has indirectly been confirmed by Order in Council P.C. 8344 dated September 14, 1942.

The Committee, therefore, on the recommendation of the Minister of Finance, advise that, under the authority of the War Risk Insurance Act, 1942, the appointment of Mr. James Matson, of Montreal, as Supervisor of War Damage Insurance, as from noon, E.D.S.T., of Tuesday, September 15, 1942, be confirmed, such appointment to be on the basis of no remuneration other than reimbursement of actual out-of-pocket expenses incurred in the performance of his duties as Supervisor of War Damage Insurance.

A. D. P. HEENEY,
Clerk of the Privy Council.

**Order in Council appointing D. C. Abbott, Esquire, K.C., M.P.,
Parliamentary Assistant to the Minister of Finance**

P.C. 3523

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 29th day of April, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Right Honourable W. L. Mackenzie King, the Prime Minister, is pleased to appoint and doth hereby appoint, effective April 1, 1943, D. C. Abbott, Esquire, K.C., M.P., Parliamentary Assistant to the Minister of Finance, to assist the said Minister, within and without Parliament, in such manner and to such extent as the said Minister may determine.

A. D. P. HEENEY,
Clerk of the Privy Council.

**Order in Council appointing W. C. Macdonald, Esquire, K.C., M.P.,
Parliamentary Assistant to the Minister of National Defence**

P.C. 3524

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 29th day of April, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Right Honourable W. L. Mackenzie King, the Prime Minister, is pleased to appoint and doth hereby appoint, effective April 1, 1943, W. C. Macdonald, Esquire, K.C., M.P., Parliamentary Assistant to the Minister of National Defence, to assist the said Minister, within and without Parliament, in such manner and to such extent as the said Minister may determine.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council appointing the Honourable Cyrus MacMillan, M.P.,
Parliamentary Assistant to the Minister of National
Defence for Air

P.C. 3525

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 29th day of APRIL, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Right Honourable W. L. Mackenzie King, the Prime Minister, is pleased to appoint and doth hereby appoint, effective April 1, 1943, the Honourable Cyrus MacMillan, M.P., Parliamentary Assistant to the Minister of National Defence for Air, to assist the said Minister, within and without Parliament, in such manner and to such extent as the said Minister may determine.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council appointing Lionel Chevrier, Esquire, K.C., M.P.,
Parliamentary Assistant to the Minister of
Munitions and Supply

P.C. 3526

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 29th day of APRIL, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Right Honourable W. L. Mackenzie King, the Prime Minister, is pleased to appoint and doth hereby appoint, effective April 1, 1943, Lionel Chevrier, Esquire, K.C., M.P., Parliamentary Assistant to the Minister of Munitions and Supply, to assist the said Minister, within and without Parliament, in such manner and to such extent as the said Minister may determine.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council authorizing agreement re purchase of imported
coal by Minister of Munitions and Supply

P.C. 3541

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 30th day of APRIL, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Coal Controller reports:—

1. That the coal supply in Canada for domestic, industrial, railway and other uses is falling below requirements and it is necessary that the greatest possible quantity of coal be imported;

2. That, to obtain this result, it is recommended that the Government of Canada agree to purchase from wholesale coal distributors and dock operators at laid down cost the stocks of imported coal which they have on hand on the first day of April, 1944, in excess of the quantity of imported coal which was actually on hand on April 1, 1939; and

3. That such agreements will, in his opinion, result in little, if any, financial loss to the Government of Canada;

And whereas the Minister of Munitions and Supply is of the opinion that the said recommendation of the Coal Controller should be adopted and that authority should be given accordingly;

Now therefore His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply, and pursuant to the powers conferred by the War Measures Act and otherwise, is pleased to authorize and doth hereby authorize the Minister of Munitions and Supply to enter into an agreement with any wholesale coal distributor or dock operator to purchase at laid down cost any stocks of imported coal which such distributor or operator has on hand on the first day of April, 1944, in excess of the quantity of imported coal which the distributor or operator had on hand on April 1, 1939.

A. D. P. HEENEY,
Clerk of the Privy Council.

PART II

Miscellaneous Administrative Orders

DEPARTMENT OF LABOUR

NATIONAL SELECTIVE SERVICE

Pursuant to Section 210 of the National Selective Service Civilian Regulations, the following Order is hereby made:

COMPULSORY EMPLOYMENT ORDER No. 1

No employer employing any person in any of the industries or occupations specified below may retain in employment after May 19th, 1943, any person to whom the National Selective Service Mobilization Regulations apply and who belongs to an age class or part of an age class which has been designated for the purpose of the said Regulations, without obtaining a permit in prescribed form from a Selective Service Officer:

Industries

1. Taverns, liquor, wine and beer stores.
2. Retail sale of confectionery, candy, tobacco, books, stationery, news.
3. Barber shops and beauty parlours.
4. Retail and wholesale florists.
5. Service stations (Gasoline-filling stations).
6. Retail sale of motor vehicles or accessories.
7. Retail sale of sporting goods or musical instruments.

Occupations—Whether in above industries or not

1. Waiter, taxi driver, elevator operator, hotel bell boy, domestic servant.
2. Any occupation in or directly associated with entertainment, including but not restricted to theatres, film agencies, motion picture companies, clubs, bowling alleys, pool rooms.
3. Any occupation in or directly associated with dyeing, cleaning and pressing; baths; guide service; shoe shining.

Dated at Ottawa, this 4th day of May, 1943.

(Sgd.) HUMPHREY MITCHELL,
Minister of Labour.

DEPARTMENT OF NATIONAL REVENUE

WM No. 35 Revised Supplement No. 6

MEMORANDUM

CUSTOMS DIVISION

OTTAWA, 16th April, 1943.

To Collectors of Customs and Excise, and others concerned:

It is ordered that the items enumerated hereunder be deleted from Part 2 of Schedule 1 of the War Exchange Conservation Act 1940:—

Tariff Item Number	Description
267	Crude petroleum not subjected to any other process than natural weathering and removal of foreign matter and water, when imported by oil refiners to be refined in their own factories:— (i) .8155 specific gravity (42.0 A.P.I.) or heavier at 60 degrees Fahrenheit. (ii) Lighter than .8155 specific gravity (42.0 A.P.I.) at 60 degrees Fahrenheit.
267a	Crude petroleum, n.o.p.
267b	Petroleum tops; blends of petroleum tops or petroleum products with crude petroleum; all the foregoing .7249 specific gravity (63.7 A.P.I.) or heavier, at 60 degrees Fahrenheit, when imported by oil refiners to be refined in their own factories.
268	Natural casinghead, compression or absorption gasoline, lighter than .6690 specific gravity (80.0 A.P.I.) at 60 degrees Fahrenheit, when imported by refiners of crude petroleum for blending with gasoline wholly produced in Canada.
271	Lubricating oils composed wholly or in part of petroleum:— (a) valued at less than 25 cents per gallon. (b) n.o.p.
272a	Petroleum greases and lubricating greases, n.o.p.

L. F. JACKSON,
Ass't Commissioner of Customs.

(P.C. 3005, 13/4/43—War Exchange Conservation Act)

WM No. 39, Fifth Revision

MEMORANDUM

CUSTOMS DIVISION

OTTAWA, 15th March, 1943.

To Collectors of Customs and Excise, and others concerned:

Export Permits

By Export Permit Branch Order No. 65, effective on and after March 15, 1943 a number of the Export Permit Regulations have been amended, and all changes since September 30, 1942, are consolidated, to be known henceforth as Export Permit Regulations of April 1st, 1943, No. 6, attached hereto.

All the supplements to WM No. 39, fourth revision, are included in this reprint with the exception of Nos. 2, 6, 10 (last paragraph only), 16, 18, 25 and 30, which should be read with the new revision.

In addition to the changes specifically referred to in the Advance Advice of this memorandum issued on March 15th, 1943, the attention of officers is directed to the following changes which appear in the new revised regulations:

- Reg. 18 (formerly 19)—slight change in wording.
- Reg. 21(b) (formerly 22(b))—change in procedure.
- Reg. 27—change in first sentence.
- Reg. 28—additional directions.
- Reg. 30—additional directions.
- Reg. 32(b)—further instructions.
- Reg. 34—slight difference in set-up of wording.
- Reg. 35(a)—sub-sections 2 and 3 slightly changed.
- Reg. 41—slight change.

L. F. JACKSON,
Ass't Commissioner of Customs.

NOTE.—Export Permit Regulations, April 1st, 1943, No. 6, published by the Department of Trade and Commerce.

Series D. No. 47 T.C. 118

MEMORANDUM

CUSTOMS DIVISION

OTTAWA, 29th April, 1943.

*To Collectors of Customs and Excise, and others concerned:***Tariff Change by Order in Council**

1. Effective January 1, 1943 it is ordered that importations of cast iron scrap, being waste or refuse, to be remelted in furnaces or cupolas be exempt from the War Exchange Tax.

2. Effective April 1, 1943 it is ordered that importations of ice be exempt from the War Exchange Tax.

3. Effective April 15, 1943 it is ordered that importations of articles and materials to be used in the manufacture, equipment or repair of boats for use exclusively in the fisheries be exempt from the War Exchange Tax.

D. SIM,

Acting Commissioner of Customs.

(P.C. 3300, P.C. 3301, P.C. 3302, 22/4/43—Authority War Measures Act.)

DEPARTMENT OF TRANSPORT

OFFICE OF THE TRANSPORT CONTROLLER

MONTREAL, QUE.

Order No. T.C. 06.P**(Sections in Sleeping Cars)**

DATED April 28, 1943.

Pursuant to the authority conferred by Order-in-Council P.C. 4487, dated the 9th of June, 1942, and regulations made thereunder, and in order to conserve sleeping car space,

It is hereby ordered as follows:—

1. For the purpose of this Order,

(a) "Person" includes company, corporation, partnership and/or any other aggregation of persons.

(b) "Section" shall mean accommodation in a railway or Pullman Company sleeping car, consisting of both upper and lower berths, where the lower berth only is prepared for night occupancy.

2. *Sale of Sections:*

On and after May 15, 1943, no person in Canada shall sell or offer to sell any section

(a) at any railway station or ticket office or

(b) on any train prior to 9.00 p.m. of the day on which such section is to be occupied and then only for overnight occupancy, terminating at 8.00 a.m. of the following day.

T. C. LOCKWOOD,

Transport Controller.

PART III
The Wartime Prices and Trade Board
(Finance)

Board Orders

THE WARTIME PRICES AND TRADE BOARD

Order No. 267

Respecting Beef

made pursuant to authority conferred by Order in Council P.C. 8528 dated November 1, 1941.

Whereas it is expedient to amend Order No. 252 of the Board,
Therefore this Board orders as follows:

1. Said Order No. 252 is hereby amended by striking out the words and figures "April 28, 1943" in Section 9 thereof and substituting the words and figures "May 26, 1943."
2. This Order shall be effective on and after April 29, 1943.

Made at Ottawa this 27th day of April, 1943.

D. GORDON,
Chairman.

THE WARTIME PRICES AND TRADE BOARD

ORDER No. 269

Respecting Sugar, Tea and Coffee and Butter Rationing (Coupon Dates)

made pursuant to Order in Council P.C. 8528, dated the 1st day of November, 1941.

THE BOARD HEREBY ORDERS AS FOLLOWS:—

1. (1) Section 4 of Order No. 242 of the Board is hereby renumbered as subsection 1 thereof and is amended as so renumbered by adding at the end thereof the following words:—

"with respect to sugar coupons numbered 1, 2, 3 and 4 and on and after the respective dates set forth in subsection 2 of this Section with respect to sugar coupons numbered 5 to 13, both inclusive, notwithstanding the respective dates printed thereon."

so that the said subsection shall read as follows:—

"4. (1) Ration book 2 shall have attached thereto when issued a sheet of sugar coupons numbered consecutively from 1 to 13, each of which shall represent and be valid for the purchase of one pound of sugar on and at any time after the date printed thereon with respect to sugar coupons numbered 1, 2, 3 and 4 and on and after the respective dates set forth in subsection 2 of this Section with respect to sugar coupons numbered 5 to 13, both inclusive, notwithstanding the respective dates printed thereon."

(2) The said Section 4 of Order No. 242 is hereby further amended by adding thereto the following subsection:—

"(2) The respective dates on and after which each of sugar coupons numbered 5 to 13, both inclusive, shall be valid for the purchase of one pound of sugar shall be,

Nos. 5 and 6—Thursday, April 29, 1943;
Nos. 7 and 8—Thursday, May 27, 1943;
Nos. 9 and 10—Thursday, June 24, 1943;
Nos. 11 and 12—Thursday, July 22, 1943;
No. 13—Thursday, August 19, 1943."

2. (1) Subsection 2 of Section 4 of Order No. 243 of the Board is hereby amended by inserting therein immediately after the word "thereon" where it occurs in the first line of the said subsection, the following words:—

"with respect to tea and coffee coupons numbered 1, 2, 3 and 4 and on and after the respective dates set forth in subsection 3 of this Section with respect to tea and coffee coupons numbered 5 to 13, both inclusive, notwithstanding the respective dates printed thereon,"

so that the said subsection shall read as follows:—

"(2) On and at any time after the date printed thereon with respect to tea and coffee coupons numbered 1, 2, 3 and 4 and on and after the respective dates set forth in subsection 3 of this Section with respect to tea and coffee coupons numbered 5 to 13, both inclusive, notwithstanding the respective dates printed thereon, each of the tea and coffee coupons mentioned in subsection 1 of this Section shall represent and be valid for the purchase, at the option of the consumer, of

(a) two ounces of tea; or

(b) eight ounces of coffee; or

(c) that quantity of coffee concentrate or of a substitute containing coffee normally required to make 25 cups of beverage; provided that, in the case of coffee concentrates or substitutes containing coffee packaged for sale in a quantity in excess of that normally required to make 25 cups of beverage or any multiple of 25, such excess quantity may be ignored."

(2) The said Section 4 of Order No. 243 is hereby further amended by adding thereto the following subsection:—

"(3) The respective dates on and after which each of the tea and coffee coupons numbered 5 to 13, both inclusive, shall be valid for the purposes mentioned in subsection 2 of this Section shall be,

Nos. 5 and 6—Thursday, April 29, 1943;

Nos. 7 and 8—Thursday, May 27, 1943;

Nos. 9 and 10—Thursday, June 24, 1943;

Nos. 11 and 12—Thursday, July 22, 1943;

No. 13—Thursday, August 19, 1943."

3. (1) Subsection 2 of Section 4 of Order No. 244 of the Board is hereby amended by deleting therefrom all the words and figures occurring therein after the words and figures "Saturday, April 24, 1943", and inserting in lieu thereof the following words and figures:—

"butter coupon No. 8 shall become valid on Thursday, April 29, 1943; butter coupon No. 9 shall become valid on Thursday, May 6, 1943; butter coupons Nos. 10 and 11 shall become valid on Thursday, May 13, 1943; butter coupons Nos. 12 and 13 shall become valid on Thursday, May 27, 1943; butter coupons Nos. 14 and 15 shall become valid on Thursday, June 10, 1943; butter coupons Nos. 16 and 17 shall become valid on Thursday, June 24, 1943; butter coupons Nos. 18 and 19 shall become valid on Thursday, July 8, 1943; butter coupons Nos. 20 and 21 shall become valid on Thursday, July 22, 1943; butter coupons Nos. 22 and 23 shall become valid on Thursday, August 5, 1943; and butter coupons Nos. 24 and 25 shall become valid on Thursday, August 19, 1943."

(2) Clause (a) of Section 6 of said Order No. 244 is hereby revoked and the following substituted therefor:—

"(a) he surrenders at the time of purchase to the retailer from whom the butter is being purchased valid butter coupons representing the quantity of butter being purchased; and"

4. This Order shall be effective on and after the 29th day of April, 1943.

Made at Ottawa, this 27th day of April, 1943.

D. GORDON,
Chairman.

Administrators' Orders

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-701

Respecting New Electric Stoves and Ranges

Whereas pursuant to regulations established by Order in Council P.C. 6391, dated August 19, 1941, as amended, and with the approval of the Minister of Munitions and Supply and of the Chairman of the Wartime Industries Control Board, the Controller of Supplies made Orders numbers C.S. 10-D, C.S. 10-E, and C.S. 10E-1, to curtail the use of metal in the production of and to regulate the sale of electric stoves and ranges;

And whereas by Order in Council P.C. 504, dated January 23, 1943, it was provided that the jurisdiction of the Controller of Supplies with respect to the goods referred to therein, including electric stoves and ranges, be terminated, and that the said Orders of the Controller of Supplies be deemed to be Orders of this Board;

And whereas by Order in Council P.C. 8528, dated November 1, 1941, this Board with respect to the said goods, including electric stoves and ranges, has jurisdiction as to their production, and otherwise, and has deemed it expedient to consolidate and amplify the provisions of the said Orders and for that purpose has revoked the said Orders and directed that this Order be substituted therefor;

Therefore pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board as follows:

1. For the purposes of this Order,

- (a) "consumer" means a person who buys for personal use or for the use of his tenant or as a gift or transfer to another person and not for resale;
- (b) "electric stove or range" means any of the following:
 - (i) an electric cooking stove or range over 35 amperes, other than a coal and electric combination;
 - (ii) an electric rangette;
 - (iii) an electric cooking plate or grill, equipped with a multi-heat switch if a single burner type; or having one or more selector switches or multi-heat switches or separate element switches if of the multi-burner type.

2. (1) No person shall, unless he has obtained the written permission of the Administrator of Electrical Equipment and Supplies,

- (a) manufacture or assemble an electric stove or range;
- (b) sell or offer to sell an electric stove or range which he has manufactured or assembled.
- (2) Notwithstanding anything contained in this section a person may
 - (a) manufacture and sell parts for the maintenance and repair of an electric stove or range;
 - (b) repair or reassemble and sell an electric stove or range which has been in domestic or commercial use.

3. (1) On or before April 24, 1943, and on or before the twenty-fourth day of each month thereafter, every person who manufactures electric stoves or ranges shall file with the said Administrator addressed to him in care of the Secretary of the Stove and Furnace Advisory Committee, a signed statement in the form provided by the said Administrator, showing the number of units of each class of electric stoves and ranges

- (a) which he had on hand at the end of the preceding calendar month;
- (b) which he manufactured during the preceding calendar month;

- (c) which he sold during the preceding calendar month, and the revenue by classes (including Sales Tax but excluding Excise Tax) derived by him from the sale thereof.

(2) For the purpose of this Order each of the following kinds of electric stoves and ranges shall constitute a class, and the number set opposite a class is the number used to designate that class in the form referred to in subsection 1 of this section, as follows:

8. Electric cooking stoves and ranges over 35 amperes;
9. Electric rangettes;
10. Electric cooking plates and grills.

4. Every seller of new electric stoves and ranges, other than the manufacturer thereof, shall on or before May 15, 1943, file with the said Administrator addressed to him in care of the Secretary of the Stove and Furnace Advisory Committee, a signed statement showing separately the number of units of each class of electric stoves and ranges which he had in his possession or control on May 1, 1943, and shall be accountable at all times to the said Administrator for the number of such stoves and ranges so reported.

5. No consumer shall buy or otherwise acquire a new electric stove or range,
- (a) unless the electric stove or range is required for use in a building wherein there are no facilities for the installation and operation of a gas, coal or wood range for cooking; or
 - (b) unless the electric stove or range is required for the purpose of replacing an electric stove or range which is unserviceable and which cannot be made serviceable by repairing or replacing the damaged part or parts thereof with a new part or new parts regularly supplied by the trade as replacements; and
 - (c) unless he completes, signs and surrenders to the person from whom he buys such electric stove or range an essentiality certificate, in duplicate in the form provided by the said Administrator.

6. (1) No person shall sell a new electric stove or range to a consumer

- (a) unless he has reported his stock to the said Administrator pursuant to section 4; and
- (b) unless the consumer surrenders to him, at the time of purchase, an essentiality certificate, in duplicate, completed pursuant to section 5.

(2) Every person who sells new electric stoves or ranges to a consumer, shall, on or before the fifteenth day of each month, file with the said Administrator addressed to him in care of the Secretary of the Stove and Furnace Advisory Committee, the original of each essentiality certificate in pursuance of which a new electric stove or range was sold by him during the preceding month.

7. (1) Any sale, other than a sale to a consumer, shall be deemed to be a sale for resale.

(2) No person, other than a manufacturer, shall sell a new electric stove or range for resale unless he has reported his stock to the said Administrator pursuant to section 4.

8. Every person, other than a manufacturer, who sells new electric stoves or ranges, shall

- (a) keep available for inspection at all times by any representative of the Wartime Prices and Trade Board the duplicate copy of all essentiality certificates received by him from consumers and also prepare and keep available for such inspection an exact account of all sales and purchases of new electric stoves or ranges, in such form and with such documentary evidence, that the account may be readily audited; and

- (b) furnish upon request by or on behalf of the said Board, such information and exhibit such books, records and documents as are necessary to disclose fully all his sales and purchases of new electric stoves or ranges during any period referred to in such request.

9. No person shall

- (a) without lawful authority, alter, deface, mutilate, obliterate or destroy a completed essentially certificate or other document or record relating to a sale or purchase of a new electric stove or range;
- (b) without lawful authority, obtain, use, retain or have in his possession an essentially certificate; or
- (c) impersonate or falsely represent himself or any other person as a consumer entitled to purchase a new electric stove or range under the provisions of this Order.

10. The provisions of sections 5 and 6 of this Order shall be subject to such written exemption as the said Administrator may grant in any individual case where upon application to him it is shown that compliance with the said sections entails undue hardship or injustice.

11. This Order shall be effective on and after the 28th day of April, 1943.

Dated at Ottawa, this 21st day of April, 1943.

A. L. BROWN,

Administrator of Electrical Equipment and Supplies

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-707

Respecting Maximum Wholesale Prices for Cuts of Beef

Pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board as follows:—

1. (1) Except as otherwise provided in Section 3 hereof, any word, designation or expression which for the purpose of Order No. 252 of the Board is by its provisions given a defined meaning or inclusiveness shall when used in this Order and in the Schedules hereto have the same meaning and inclusiveness.

(2) The zones numbered 1 to 15 mentioned in the Schedules hereto mean and correspond with the zones similarly numbered and described in Section 14 of said Order No. 252.

2. (1) The maximum price at which any person in any zone mentioned in any of the Schedules hereto may sell or offer to sell at wholesale any cut of any quality of beef at any time during the period April 29 to May 26, 1943, both dates inclusive,

- (a) to a person in any part of the same zone, shall be the price for such cut as set forth in the Schedule in which such cut is mentioned;
- (b) to a person in any part of any other zone, shall be the price for such cut in the zone in which the place of business of the buyer is situated as set forth in the Schedule in which such cut is mentioned;
- (c) to a person in any part of Canada not included in a zone shall be the price for such cut in the zone in which the place of business of the seller is situated as set forth in the Schedule in which such cut is mentioned:

(2) The price referred to in clauses (a) and (b) of subsection (1) shall be the delivered price at the buyer's place of business or if delivered by railway, at the railway station nearest to the buyer's place of business; provided that if delivery is by railway express at the buyer's request, the difference between railway freight and express charges may be added to such price, if such difference be shown as a separate item on the seller's invoice for the beef.

(3) Where the sale is to a person to whom clause (c) of subsection (1) is applicable, the seller may add the transportation cost from the shipping point to the point of delivery to the buyer, if such cost be shown as a separate item on the seller's invoice for such beef.

3. (1) For the purpose of this Section, beef means beef frozen prior to March 25, 1943,

(a) of a quality defined in Section 11 of Order No. 194 of the Board; and

(b) from which the kidneys and those internal fats specified in Order No. 231 of the Board have not been removed.

(2) The maximum prices prescribed by Section 2 hereof shall apply to sales at wholesale of all cuts of any quality of such beef except a short loin, long loin, steak piece, short hip and long hip.

(3) During the period April 29 to May 26, 1943, both dates inclusive the maximum prices for the cuts of beef described in said Order No. 194 of the Board as short loin, long loin, steak piece, short hip and long hip shall be the maximum prices prescribed for such cuts of beef respectively in Administrator's Order No. A-587 increased by one cent per pound.

4. This Order shall be effective on and after the 29th day of April, 1943.

Dated at Ottawa, this 26th day of April, 1943.

K. W. TAYLOR.
Foods Administrator.

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

SCHEDULE "A" TO ADMINISTRATOR'S ORDER No. A-707
MAXIMUM WHOLESALE PRICES FOR THE FOLLOWING QUALITIES OF BONE-IN BEEF CUTS SOLD DURING PERIOD
APRIL 29th, 1943 to MAY 26th, 1943 INCLUSIVE
(in cents per pound)

ZONES	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15
DERIVED FROM HIND QUARTERS															
(A) <i>Special Quality</i>															
Long Hip.....	26.00	25.50	25.75	25.25	25.25	24.75	25.75	25.25	24.75	24.00	24.00	24.00	25.25	25.00	25.50
Short Hip.....	24.75	24.25	24.50	24.00	24.00	23.50	24.50	24.00	23.50	22.75	22.75	22.75	24.00	23.75	24.25
Long Loin.....	32.50	32.00	32.25	31.75	31.75	31.25	32.25	31.75	31.25	30.50	30.50	30.50	31.75	31.50	32.00
Short Loin.....	35.50	35.00	35.25	34.75	34.75	34.25	35.25	34.75	34.25	33.50	33.50	33.50	34.75	34.50	35.00
Shell Loin.....	37.25	36.75	37.00	36.50	36.50	36.00	37.00	36.50	36.00	35.25	35.25	35.25	36.50	36.25	36.75
Steak Piece.....	29.50	29.00	29.25	28.75	28.75	28.25	29.25	28.75	28.25	27.50	27.50	27.50	28.75	28.50	29.00
(B) <i>Commercial Quality</i>															
Long Hip.....	24.25	23.75	24.00	23.50	23.50	23.00	24.00	23.50	23.00	22.25	22.25	22.25	23.50	23.25	23.75
Short Hip.....	23.00	22.50	22.75	22.25	22.25	21.75	22.75	22.25	21.75	21.00	21.00	21.00	22.25	22.00	22.50
Long Loin.....	31.00	30.50	30.75	30.25	30.25	29.75	30.75	30.25	29.75	29.00	29.00	29.00	30.25	30.00	30.50
Short Loin.....	34.00	33.50	33.75	33.25	33.25	32.75	33.75	33.25	32.75	32.00	32.00	32.00	33.25	33.00	33.50
Shell Loin.....	35.50	34.75	35.25	34.50	34.50	34.00	35.25	34.50	34.00	33.25	33.25	33.25	34.50	34.25	34.75
Steak Piece.....	28.00	27.50	27.75	27.25	27.25	26.75	27.75	27.25	26.75	26.00	26.00	26.00	27.25	27.00	27.50
(C) <i>Plain Quality</i>															
Long Hip.....	23.00	22.50	22.75	22.25	22.25	21.75	22.75	22.25	21.75	21.00	21.00	21.00	22.25	22.00	22.50
Short Hip.....	22.50	22.00	22.25	21.75	21.75	21.25	22.25	21.75	21.25	20.50	20.50	20.50	21.75	21.50	22.00
Long Loin.....	26.75	26.25	26.50	26.00	26.00	25.50	26.50	26.00	25.50	24.75	24.75	24.75	26.00	25.75	26.25
Short Loin.....	29.50	29.00	29.25	28.75	28.75	28.25	29.25	28.75	28.25	27.50	27.50	27.50	28.75	28.50	29.00
Steak Piece.....	24.00	23.50	23.75	23.25	23.25	22.75	23.75	23.25	22.75	22.00	22.00	22.00	23.25	23.00	23.50
(D) <i>Cutter Quality</i>															
Long Hip.....	22.00	21.50	21.75	21.25	21.25	20.75	21.75	21.25	20.75	20.00	20.00	20.00	21.25	21.00	21.50
Short Hip.....	21.75	21.25	21.50	21.00	21.00	20.50	21.50	21.00	20.50	19.75	19.75	19.75	21.00	20.75	21.25
Long Loin.....	23.75	23.25	23.50	23.00	23.00	22.50	23.50	23.00	22.50	21.75	21.75	21.75	23.00	22.75	23.25
(E) <i>Cow and Bull</i>															
Long Hip.....	22.00	21.50	21.75	21.25	21.25	20.75	21.75	21.25	20.75	20.00	20.00	20.00	21.25	21.00	21.50
Short Hip.....	21.75	21.25	21.50	21.00	21.00	20.50	21.50	21.00	20.50	19.75	19.75	19.75	21.00	20.75	21.25
Long Loin.....	25.25	24.75	25.00	24.50	24.50	24.00	25.00	24.50	24.00	23.25	23.25	23.25	24.50	24.25	24.75
Short Loin.....	27.50	27.00	27.25	26.75	26.75	26.25	27.25	26.75	26.25	25.50	25.50	25.50	26.75	26.50	27.00
Shell Loin.....	27.50	27.00	27.25	26.75	26.75	26.00	27.25	26.75	26.00	25.25	25.25	25.25	26.75	26.25	27.00
Steak Piece.....	23.00	22.50	22.75	22.25	22.25	21.75	22.75	22.25	21.75	21.00	21.00	21.00	22.25	22.00	22.50

SCHEDULE "A" TO ADMINISTRATOR'S ORDER No. A-707 (Cont'd)

ZONES	1	2	4	5	6	6	7	8	9	10	11	12	13	14	15
DERIVED FROM FORE QUARTERS															
(A) <i>Special Quality</i>															
Triangle.....	17.00	16.50	16.75	16.25	16.25	15.75	16.75	16.25	15.75	15.00	15.00	15.00	16.25	16.00	16.50
Rack.....	20.50	20.00	20.25	19.50	19.50	19.00	20.25	19.50	19.00	18.25	18.25	18.25	19.50	19.25	20.00
Rib.....	25.25	24.75	25.00	24.50	24.50	24.00	25.00	24.50	24.00	23.25	23.25	23.25	24.50	24.25	24.75
Square Cut Chuck.....	18.25	17.75	18.00	17.50	17.50	17.00	18.00	17.50	17.00	16.25	16.25	16.25	17.50	17.25	17.75
Cross Cut Chuck.....	17.50	17.00	17.25	16.75	16.75	16.25	17.25	16.75	16.25	15.50	15.50	15.50	16.75	16.50	17.00
(B) <i>Commercial Quality</i>															
Triangle.....	16.75	16.25	16.50	16.00	16.00	15.50	16.50	16.00	15.50	14.75	14.75	14.75	16.00	15.75	16.25
Rack.....	19.75	19.25	19.50	19.00	19.00	18.50	19.50	19.00	18.50	17.50	17.50	17.50	19.00	18.75	19.25
Rib.....	23.75	23.25	23.50	23.00	23.00	22.50	23.50	23.00	22.50	21.75	21.75	21.75	23.00	22.75	23.25
Square Cut Chuck.....	18.00	17.50	17.75	17.25	17.25	16.75	17.75	17.25	16.75	16.00	16.00	16.00	17.25	17.00	17.50
Cross Cut Chuck.....	17.00	16.50	16.75	16.25	16.25	15.75	16.75	16.25	15.75	15.00	15.00	15.00	16.25	16.00	16.50
(C) <i>Plain Quality</i>															
Triangle.....	16.00	15.50	15.75	15.25	15.25	14.75	15.75	15.25	14.75	14.00	14.00	14.00	15.25	15.00	15.50
Rack.....	18.75	18.25	18.50	18.00	18.00	17.50	18.50	18.00	17.50	16.75	16.75	16.75	18.00	17.75	18.25
Rib.....	21.75	21.25	21.50	21.00	21.00	20.50	21.50	21.00	20.50	19.75	19.75	19.75	21.00	20.75	21.25
Square Cut Chuck.....	17.50	17.00	17.25	16.75	16.75	16.25	17.25	16.75	16.25	15.50	15.50	15.50	16.75	16.50	17.00
Cross Cut Chuck.....	16.50	16.00	16.25	15.75	15.75	15.25	16.25	15.75	15.25	14.50	14.50	14.50	15.75	15.50	16.00
(D) <i>Cutter Quality</i>															
Rib.....	18.25	17.75	18.00	17.50	17.50	17.00	18.00	17.50	17.00	16.25	16.25	16.25	17.50	17.25	17.75
(E) <i>Cow and Bull</i>															
Triangle.....	15.25	14.75	15.00	14.50	14.50	14.00	15.00	14.50	14.00	13.25	13.25	13.25	14.50	14.25	14.75
Rack.....	17.25	16.50	16.75	16.25	16.25	15.75	16.75	16.25	15.75	15.00	15.00	15.00	16.25	16.00	16.50
Rib.....	19.75	19.25	19.50	19.00	19.00	18.50	19.50	19.00	18.50	17.75	17.75	17.75	19.00	18.75	19.25
Square Cut Chuck.....	16.25	15.75	16.00	15.50	15.50	15.00	16.00	15.50	15.00	14.25	14.25	14.25	15.50	15.25	15.75
Cross Cut Chuck.....	15.50	15.00	15.25	14.75	14.75	14.25	15.25	14.75	14.25	13.50	13.50	13.50	14.75	14.50	15.00

SCHEDULE "B" TO ADMINISTRATOR'S ORDER No. A-707

MAXIMUM WHOLESALE PRICES FOR THE FOLLOWING QUALITIES OF BONELESS BEEF CUTS SOLD DURING THE PERIOD APRIL 29th, 1943 TO MAY 26th, 1943 INCLUSIVE
(in cents per pound)

ZONES	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15
(A) <i>Special Quality</i>															
Short Hip.....	31.00	30.50	30.75	30.00	30.00	29.50	30.75	30.00	29.50	28.50	28.50	28.50	30.00	29.75	30.50
Strip Loin.....	42.50	42.00	42.25	41.50	41.50	41.00	42.25	41.50	41.00	40.00	40.00	40.00	41.50	41.25	42.00
Steak Piece.....	34.00	33.50	33.75	33.00	33.00	32.50	33.75	33.00	32.50	31.50	31.50	31.50	33.00	32.75	33.50
(B) <i>Commercial Quality</i>															
Short Hip.....	28.75	28.25	28.50	28.00	28.00	27.25	28.50	28.00	27.25	26.25	26.25	26.25	28.00	27.50	28.25
Strip Loin.....	40.25	39.75	40.00	39.25	39.25	38.75	40.00	39.25	38.75	37.75	37.75	37.75	39.25	39.00	39.75
Steak Piece.....	31.75	31.00	31.50	30.75	30.75	30.00	31.50	30.75	30.00	29.25	29.25	29.25	30.75	30.25	31.00
(C) <i>Cow and Bull</i>															
Short Hip.....	27.25	26.50	27.00	26.25	26.25	25.75	27.00	26.25	25.75	24.75	24.75	24.75	26.25	26.00	26.50
Strip Loin.....	31.25	30.50	31.00	30.25	30.25	29.75	31.00	30.25	29.75	28.25	28.25	28.25	30.25	30.00	30.50
Steak Piece.....	24.25	23.75	24.00	23.25	23.25	22.75	24.00	23.25	22.75	21.75	21.75	21.75	23.25	23.00	23.75
DERIVED FROM FORE QUARTERS															
(A) <i>Special Quality</i>															
Rib.....	36.00	35.25	35.75	35.00	35.00	34.25	35.75	35.00	34.25	33.25	33.25	33.25	35.00	34.50	35.25
Square Cut Chuck.....	22.25	21.75	22.00	21.25	21.25	20.75	22.00	21.25	20.75	19.75	19.75	19.75	21.25	21.00	21.75
Shoulder Clod.....	23.25	22.75	23.00	22.25	22.25	21.75	23.00	22.25	21.75	20.75	20.75	20.75	22.25	22.00	22.75
(B) <i>Commercial Quality</i>															
Rib.....	33.75	33.00	33.25	32.50	32.50	32.00	33.25	32.50	32.00	31.00	31.00	31.00	32.50	32.25	33.00
Square Cut Chuck.....	22.00	21.25	21.75	21.00	21.00	20.50	21.75	21.00	20.50	19.50	19.50	19.50	21.00	20.75	21.25
Shoulder Clod.....	22.75	22.25	22.50	22.00	22.00	21.25	22.50	22.00	21.25	20.50	20.50	20.50	22.00	21.50	22.25
(C) <i>Cow and Bull</i>															
Rib.....	27.50	26.75	27.25	26.50	26.50	25.75	27.25	26.50	25.75	24.75	24.75	24.75	26.50	26.00	26.75

SCHEDULE "C" TO ADMINISTRATOR'S ORDER No. A-707
MAXIMUM WHOLESAL E PRICES FOR BONELESS BEEF CUTS DERIVED FROM BONER BEEF (EXCEPT AS OTHERWISE STATED IN ORDER) SOLD DURING THE PERIOD
APRIL 29th, 1943, TO MAY 26th, 1943, INCLUSIVE
(in cents per pound)

ZONES	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15
Ham inside.....	24.25	23.75	23.50	23.00	23.50	23.25	23.50	23.00	22.50	21.75	21.25	21.00	22.25	22.00	22.50
Ham Outside.....	23.75	23.25	23.00	22.50	23.00	22.75	23.00	22.50	22.00	21.25	20.75	20.50	21.75	21.50	22.00
Knuckle.....	24.25	23.75	23.50	23.00	23.50	23.25	23.50	23.00	22.50	21.75	21.25	21.00	22.25	22.00	22.50
Regular Roll.....	25.25	24.75	24.50	24.00	24.50	24.25	24.50	24.00	23.50	22.75	22.25	22.00	23.25	23.00	23.50
Boneless Strip.....	24.25	23.75	23.50	23.00	23.50	23.25	23.50	23.00	22.50	21.75	21.25	21.00	22.25	22.00	22.50
Sirloin Butt.....	22.25	21.75	21.50	21.00	21.50	21.25	21.50	21.00	20.50	19.75	19.25	19.00	20.25	20.00	20.50
Shoulder C'lod.....	22.25	21.75	21.50	21.00	21.50	21.25	21.50	21.00	20.50	19.75	19.25	19.00	20.25	20.00	20.50
Chuck.....	20.00	19.50	19.25	18.75	19.25	19.00	19.25	18.75	18.25	17.50	17.00	16.75	18.00	17.75	18.25
Trimnings.....	19.00	18.50	18.25	17.75	18.25	18.00	18.25	17.75	17.25	16.50	16.00	15.75	17.00	16.75	17.25
Minute Steaks.....	31.75	31.25	31.00	30.50	31.00	30.75	31.00	30.50	30.00	29.25	28.75	28.50	29.75	29.50	30.00
Hamburger.....	22.00	21.50	21.25	20.75	21.25	21.00	21.25	20.75	20.25	19.50	19.00	18.75	20.00	19.75	20.25
Bull Meat.....	20.00	19.50	19.25	18.75	19.25	19.00	19.25	18.75	18.25	17.50	17.00	16.75	18.00	17.75	18.00

SCHEDULE "D" TO ADMINISTRATORS' ORDER No. A-707

MAXIMUM WHOLESALE PRICE FOR SUNDRY BEEF CUTS SOLD DURING PERIOD APRIL 29th TO MAY 26th, 1943 INCLUSIVE

(in cents per pound)

ZONES	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15
No. 1 Flank Bone-in (Spec. and Comm.).....	15.25	14.75	15.00	14.50	14.50	14.00	15.00	14.50	14.00	13.25	13.25	13.25	14.50	14.25	14.75
No. 2 Flank Bone-in (Other Qualities).....	14.25	13.75	14.00	13.50	13.50	13.00	14.00	13.50	13.00	12.25	12.25	12.25	13.50	13.25	13.75
No. 1 Flank Boneless (Spec. and Comm.).....	19.00	18.50	18.75	18.25	18.25	17.75	18.75	18.25	17.75	17.00	17.00	17.00	18.25	18.00	18.50
No. 2 Flank Boneless (Other Qualities).....	17.50	17.00	17.25	16.75	16.75	16.25	17.25	16.75	16.25	15.50	15.50	15.50	16.75	16.50	17.00
No. 1 Flank Steak (Spec. and Comm.).....	19.75	19.25	19.50	19.00	19.00	18.50	19.50	19.00	18.50	17.75	17.75	17.75	19.00	18.75	19.25
No. 2 Flank Steak (Other Qualities).....	18.75	18.25	18.50	18.00	18.00	17.50	18.50	18.00	17.50	16.75	16.75	16.75	18.00	17.75	18.25
No. 1 Tenderloin weighing 5 lbs. and up.....	58.75	58.25	58.50	58.00	58.00	57.50	58.50	58.00	57.50	56.75	56.75	56.75	58.00	57.75	58.25
No. 2 Tenderloin weighing 4-5 lbs.....	56.25	55.75	56.00	55.50	55.50	55.00	56.00	55.50	55.00	54.25	54.25	54.25	55.50	55.25	55.75
No. 3 Tenderloin weighing 3-4 lbs.....	52.75	52.25	52.50	52.00	52.00	51.50	52.50	52.00	51.50	50.75	50.75	50.75	52.00	51.75	52.25
Shanks—Bone-in.....	11.75	11.25	11.50	11.00	11.00	10.50	11.50	11.00	10.50	9.75	9.75	9.75	11.00	10.75	11.25
Shanks—Boneless.....	20.00	19.50	19.75	19.25	19.25	18.75	19.75	19.25	18.75	18.00	18.00	18.00	19.25	19.00	19.50
No. 1 Brisket Point Bone-in (Spec. and Comm.).....	17.75	17.25	17.50	17.00	17.00	16.50	17.50	17.00	16.50	15.75	15.75	15.75	17.00	16.75	17.25
No. 2 Brisket Point Bone-in (Other Qualities).....	15.75	15.25	15.50	15.00	15.00	14.50	15.50	15.00	14.50	13.75	13.75	13.75	15.00	14.75	15.25
No. 1 Brisket Point—Boneless (Spec. and Comm.).....	24.75	24.25	24.50	24.00	24.00	23.50	24.50	24.00	23.50	22.75	22.75	22.75	24.00	23.75	24.25
No. 2 Brisket Point—Boneless (Other Qualities).....	21.75	21.25	21.50	21.00	21.00	20.50	21.50	21.00	20.50	19.75	19.75	19.75	21.00	20.75	21.25
Plates—Bone-in.....	14.75	14.25	14.50	14.00	14.00	13.50	14.50	14.00	13.50	12.75	12.75	12.75	14.00	13.75	14.25
Plates—Boneless.....	18.50	18.00	18.25	17.75	17.75	17.25	18.25	17.75	17.25	16.50	16.50	16.50	17.75	17.50	18.00

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-709

Respecting Maximum Prices for Ice in the Ottawa-Hull District

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

Administrator's Order No. A-323 is hereby revoked and the following substituted therefor:

1. For the purposes of this Order,

- (a) "household use" means use in a place of residence other than a hotel;
- (b) "ice" without limiting the generality of the word, includes manufactured ice and ice harvested in its natural state;
- (c) "Ottawa-Hull District" means the City of Ottawa, the City of Hull and the territory lying within a radius of 10 miles from the Parliament Buildings in the said City of Ottawa.

2. This Order shall not apply to sales of crushed ice and of ice cubes.

3. Except with the authority in writing of the Foods Administrator, no person shall sell ice to any person in the Ottawa-Hull District for his household use unless the ice sold is in pieces each weighing not less than 25 pounds or not less than a multiple of 25 pounds.

4. The maximum price at which a person may sell or offer to sell ice to any person in the Ottawa-Hull District for his household use,

- (a) delivered, in accordance with the provisions of Administrator's Order No. A-491, to the buyer's refrigerator, or other place in his home which he specifies, shall be
 - (i) \$2.50 per month for four 25-pound pieces per week, under a contract in writing;
 - (ii) \$3.25 per month for six 25-pound pieces per week, under a contract in writing;
 - (iii) 15c. per 25-pound piece on sale, not under a contract in writing; and
 - (iv) 45c. per cwt. on sales in a piece or pieces weighing 100 pounds or more delivered at one time whether or not under a contract in writing;
- (b) delivered to the buyer at the seller's storage warehouse or plant, shall be 12c. per 25 pounds.

5. The maximum price at which a person may sell or offer to sell ice to any person in the Ottawa-Hull District for other than his household use, delivered at one time to the buyer's place of business, shall be

- (a) 40c. per cwt. for less than 100 pounds;
- (b) 30c. per cwt. for 100 pounds or more but less than 1,000 pounds;
- (c) 25c. per cwt. for 1,000 pounds or more but less than 2,000 pounds;
- (d) 20c. per cwt. for 2,000 pounds or more.

6. This Order shall be effective on and after the 1st day of May, 1943.

Dated at Ottawa this 30th day of April, 1943.

K. W. TAYLOR,
Foods Administrator.

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-711

Respecting Glass Tobacco Containers

Pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board as follows:—

1. No person shall package tobacco or tobacco products in glass containers.

2. Notwithstanding the provisions of Section 1 of this Order manufacturers of tobacco products may use in the packaging of such products glass containers which they have on hand at the effective date hereof.

3. This Order shall be effective on and after the 8th day of May, 1943.

Dated at Ottawa this 4th day of May, 1943.

D. SIM,
Administrator of Tobacco.

APPROVED :

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

PART IV
 Wartime Industries Control Board
 (Munitions and Supply)
 DEPARTMENT OF MUNITIONS AND SUPPLY
 CONTROLLER OF CHEMICALS

Order No. C.C. 18

(Chlorinated Solvents)

Dated March 26, 1943.

Pursuant to the authority conferred by Order in Council P.C. 4996, dated July 10, 1941, and any other enabling Order in Council, and with the approval of the Chairman of the Wartime Industries Control Board, it is hereby ordered as follows:—

1. For the purposes of this Order, unless the context otherwise requires:
 - (a) "Chlorinated Solvents" includes Carbontetrachloride, Trichlorethylene, Perchloroethylene, Tetrachlorethane, and all other solvents commonly known as Chlorinated Solvents;
 - (b) "Controller" or "Controller of Chemicals" means the person appointed Controller of Chemicals by the Governor General in Council and for the time being in office as such;
 - (c) "Person" includes partnership, corporation, company, any governmental or municipal body or department, and/or any aggregation of persons;
 - (d) "Deal in" includes manufacture, buy, sell, exhibit for sale, take or receive orders for, lend, borrow, exchange, acquire, import, store, supply, deliver, transport, distribute, dispense, ship and convey;
2. No person shall deal in Chlorinated Solvents except in accordance with written instructions issued by the Controller.
3. This Order shall be effective on and after the date hereof.

E. T. STERNE,
Controller of Chemicals.

APPROVED:

HENRY BORDEN,
Chairman, Wartime Industries Control Board.

N.B.—Any person installing or re-installing new or used equipment requiring Chlorinated Solvents in its operation should communicate with the Controller of Chemicals prior to such installation or re-installation, in order to ascertain that the necessary supply of solvents can be obtained.

DEPARTMENT OF MUNITIONS AND SUPPLY
 CONTROLLER OF CHEMICALS

Order No. C.C. 19

(Agar Agar)

Dated March 26, 1943.

Pursuant to the authority conferred by Order in Council P.C. 4996, dated July 10, 1941, and any other enabling Order in Council, and with the approval of the Chairman of the Wartime Industries Control Board, it is hereby ordered as follows:—

1. For the purposes of this Order, unless the context otherwise requires:

- (a) "Agar" means the dried mucilaginous substance from the *Gelidium Corneum* and other species of *Gelidium* and closely related Algae, known as "Agar Agar", "Chinese Gelatin", "Japanese Gelatin", and not heretofore so processed as to be rendered unfit for use in the preparation of bacteriological media;
- (b) "Bacteriological Media" means those products intended to meet the general and specialized nutritional requirements for bacteria under culture;
- (c) "Deal in" includes buy, sell, exhibit for sale, take or receive orders for lease, hire, lend, borrow, exchange, acquire, import, store, supply, deliver, transport, distribute, dispense, ship, convey and install.

2. No person shall deal in or use Agar for any other purpose than the preparation of bacteriological media except under a permit in writing issued by the Controller.

3. This order shall be effective on and after the date hereof.

E. T. STERNE,
Controller of Chemicals.

APPROVED:

HENRY BORDEN,
Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

CONTROLLER OF CHEMICALS

Order No. C.C. 20

(Chloride of Lime or Bleaching Powder)

March 31, 1943

Pursuant to the authority conferred by Order in Council P.C. 4996, dated July 10, 1941, and any other enabling Order in Council, and with the approval of the Chairman of the Wartime Industries Control Board, it is hereby ordered as follows:

1. For the purposes of this Order, unless the context otherwise requires:

- (a) "Chloride of Lime" means the product commonly known as such or as "Bleaching Powder";
- (b) "Controller" or "Controller of Chemicals" means the person appointed Controller of Chemicals by the Governor General in Council and for the time being in office as such;

2. No manufacturer or importer of Chloride of Lime shall dispose of Chloride of Lime except in accordance with written instructions issued by the Controller.

3. This Order shall be effective on and after the date hereof.

E. T. STERNE,
Controller of Chemicals.

APPROVED:

HENRY BORDEN,
Chairman, The Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

COAL CONTROLLER

Order No. Coal 4

(Bituminous Coal—Emergency Distribution)

Dated April 30th, 1943

Pursuant to the powers conferred by Order in Council P.C. 1752 of March 5, 1943, and any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board,

IT IS HEREBY ORDERED AS FOLLOWS:

1. *Interpretation.*

For the purposes of this Order unless the context otherwise requires,

- (a) "bituminous coal" includes any coal other than anthracite,
- (b) "coal dealer" means any person, including a wholesaler and a dock operator (other than a rail carrier) who purchases, receives or stores coal for sale or distribution to other persons.

2. *Importations by Rail from the United States.*

(1) Notwithstanding the provisions of the Railway Act or any contract or the shipping or delivery instructions of any person,

- (a) no rail carrier shall unload or permit to be unloaded or deliver to any person any railway car, which has entered or which enters Canada from the United States of America loaded with bituminous coal, except under and in accordance with the instructions of the Coal Controller or his authorized representative; and
- (b) any rail carrier may detain or move any railway car, which has entered or which enters Canada from the United States of America loaded with bituminous coal, at or to any place where, in the opinion of the rail carrier, it should be located, having regard to traffic movements and the requirements of emergency distribution.

(2) The provisions of subsection (1) of this Section shall not apply to any railway car which has entered or which enters Canada from the United States of America loaded with bituminous coal for the use of any United States Railway or any branch or subsidiary thereof in Canada.

(3) Any person to whom railborne bituminous coal from the United States of America is allocated under the provisions of this Order shall pay all obligations of the consignee to the consignor with respect to such coal and shall pay the rail carrier all applicable transportation charges, demurrage charges and other accessorial charges.

3. *Deliveries by Coal Dealers.*

(1) Except with a permit in writing from the Coal Controller, no coal dealer who has any bituminous coal in his possession or under his control within the Provinces of Ontario or Quebec shall ship or deliver any such coal except

- (a) to another coal dealer for resale; or
- (b) to a rail carrier for its own use; or
- (c) to a consumer for his use in any building or plant in which the annual consumption of coal is, to the knowledge of the supplier, 25 tons or less; or
- (d) to a consumer for his use in any building or plant in which the annual consumption of coal is more than 25 tons, if to the knowledge of the supplier, heating services could not be maintained in the building or the operation of the plant could not continue without such coal.

(2) No coal dealer shall ship or deliver any bituminous coal pursuant to the provisions of paragraph (d) of subsection (1) next preceding in excess of the minimum quantity of such coal necessary for the purposes of the building or plant to which it is delivered for a period of 10 days.

(3) Each coal dealer shipping or delivering any bituminous coal to any building or plant pursuant to the provisions of paragraph (d) of subsection (1) of this section shall, forthwith after any such delivery, certify in writing to the Coal Controller

- (a) the location of the building or plant to which the coal was delivered; and
- (b) the name of the owner or operator of the building or plant; and
- (c) the date of the delivery; and
- (d) the class and tonnage of the coal delivered; and
- (e) that the quantity delivered did not exceed ten days' supply.

(4) No coal dealer shall ship or deliver any bituminous coal to any building or plant, to which the delivery of bituminous coal has, to the knowledge of such coal dealer, been prohibited by the Coal Controller.

4. *Sales and Deliveries by Coal Consumers.*

No person, except a coal dealer, who has at the date of this Order in his possession or under his control within the Provinces of Ontario or Quebec 100 tons or more of bituminous coal, shall sell or deliver any such coal to any other person without a permit in writing from the Coal Controller.

5. *Applications by Consumers for Emergency Allocation.*

(1) Any consumer of bituminous coal who has, at any time, less than ten days supply of such coal on hand may make application in writing for the allocation and delivery of such coal to him as follows:

- (a) where such applicant in Ontario and Quebec has normally received his supply of bituminous coal by rail, his application shall be made in quadruplicate to the local agent of such rail carrier, and
- (b) in all other cases application shall be made to the Coal Controller.

(2) Each such application shall be signed by the applicant and each application under paragraph (a) shall be substantially in the form set out in Schedule "A" hereto and each application under paragraph (b) shall be in such form as the Controller may prescribe.

6. *General.*

The Coal Controller may authorize, order or direct any person to transport, store, allocate or deliver any bituminous coal as and in such manner as he may deem necessary.

7. *Effective Date.*

This Order shall be effective at 6 p.m. E.D.S.T., on April 30, 1943.

F. S. NEATE,
Deputy Coal Controller.

APPROVED:

HENRY BORDEN,
Chairman, The Wartime Industries Control Board.

SCHEDULE "A" TO ORDER NO. COAL 4

In order to establish the right of the undersigned to receive delivery of the bituminous coal identified below under restrictions of the Coal Controller's Order No. Coal 4, the undersigned certifies to

(Railway)

for the use and information of the Coal Controller that the undersigned has not more than 10 days supply of such bituminous coal on hand and that the quantity of such coal set out below is the minimum number of carloads required for 10 days' supply. The undersigned (if not the original consignee of the said coal) agrees in consideration of receipt of the said coal to pay all obligations of the consignee to the consignor with respect to such coal and to pay said railway all applicable transportation charges, demurrage charges and other accessorial charges.

Date..... Name.....
.....
Signature of Applicant.

IDENTITY OF COAL (TYPE AND QUANTITY)

DEPARTMENT OF MUNITIONS AND SUPPLY

COAL CONTROLLER

Order No. Wood Fuel 1

(Rescinding Price Sections of Fuelwood Orders No. 36 and 40)

Dated March 31, 1943.

Pursuant to the powers conferred by Order in Council P.C 1752 of March 5, 1943, and any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board, and the concurrence of the Wartime Prices and Trade Board, it is hereby ordered as follows:

1. *Certain Sections of Fuelwood Order No. 36 Rescinded*

Sections 2 to 8, both inclusive and Section 10 of Fuelwood Order No. 36 of the Coal Administrator of the Wartime Prices and Trade Board dated September 12, 1942, and by Order in Council P.C. 1752 dated March 5, 1943 made an Order of the Coal Controller, are hereby rescinded.

2. *Certain Sections of Fuelwood Order No. 40 Rescinded*

Sections 2 to 8, both inclusive and Section 10 of Fuelwood Order No. 40 of the Coal Administrator of the Wartime Prices and Trade Board dated September 14, 1942, and by Order in Council P.C. 1752 dated March 5, 1943 made an Order of the Coal Controller, are hereby rescinded.

3. *Effective Date*

The provisions of this Order shall be effective on and from April 1, 1943.

D. R. CAMERON,
Deputy Wood Fuel Controller.

Approved:

HENRY BORDEN,
Chairman The Wartime Industries Control Board.

Concurred in by the Wartime Prices and Trade Board:

D. GORDON,
Chairman.

NOTE: The above sections of Fuelwood Order No. 36 have been replaced by the Wartime Prices and Trade Board Fuelwood Order No. 67 dated March 31, 1943; and the above sections of Fuelwood Order No. 40 by the Wartime Prices and Trade Board Fuelwood Order No. 68 dated March 31, 1943.

DEPARTMENT OF MUNITIONS AND SUPPLY
CONTROLLER OF SUPPLIES

Order No. C.S. 35-1

(Hard Fibre Advisory Committee Dissolved)

Dated April 26th, 1943

Pursuant to the powers conferred by Order in Council P.C. 6835, dated August 29th, 1941, and by any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board,

IT IS HEREBY ORDERED AS FOLLOWS:

1. *Order No. C.S. 35 Rescinded.*

The Controller of Supplies' Order No. C.S. 35, dated February 12th, 1942, is hereby rescinded.

G. P. KAYE,
Deputy Controller of Supplies.

APPROVED:

HENRY BORDEN,
Chairman, The Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY
TIMBER CONTROLLER

Order No. Timber 19

(Mahogany, Teak and Balsa Wood)

Dated April 22nd, 1943.

Pursuant to the authority conferred by Order in Council P.C. 2716 of June 24th, 1940, as amended, and by any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board,

IT IS HEREBY ORDERED AS FOLLOWS:

1. *Disposal of Mahogany, Teak and Balsa Wood Lumber.*

No person shall process, put into use or dispose of any mahogany, teak or balsa wood lumber except under a permit in writing from the Timber Controller.

A. H. WILLIAMSON,
Timber Controller.

APPROVED:

HENRY BORDEN,
Chairman, The Wartime Industries Control Board.

VOLUME II—No. 6



May 17, 1943

CANADIAN WAR ORDERS AND REGULATIONS 1943

Published under authority of Order in Council P.C. 10793
of 26th November, 1942

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PRIVY COUNCIL OFFICE

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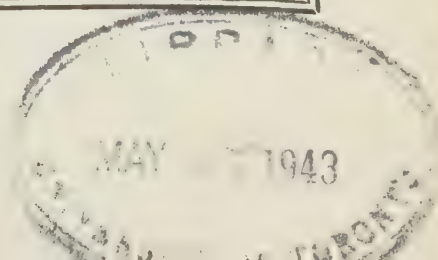


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ERRATA:

Volume II, Number 4, page 265—Schedule to Order A-706—insert word ditto in third column "Size of Register etc." opposite second item "Floor Register Faces".

PART IV

WARTIME INDUSTRIES CONTROL BOARD

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PART I
Orders in Council

Order in Council authorizing the Minister of Labour to utilize the services of prisoners of war in agricultural and other labour.

P.C. 2326

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 10th day of May, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Labour, with the concurrence of the Secretary of State for External Affairs and the Minister of National Defence, reports that it is expedient that provision be made to utilize as fully as possible, consistent with necessary provision for security, the services of prisoners of war in agricultural and other labour; and

That the Director of National Selective Service reports there is a considerable number of prisoners of war whose services could be so employed under arrangements which would provide for the transfer of selected prisoners of war who volunteer for employment from internment camps to labour projects in various parts of Canada and which will involve the use of labour camp facilities now available and the possible establishment of further labour camps for the accommodation of such prisoners of war while so employed, as well as provision for security while so employed.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, concurred in by the Secretary of State for External Affairs and the Minister of National Defence, and under the authority of the War Measures Act, is pleased to make and doth hereby make the following order,—

—ORDER—

1. In this Order 'prisoner of war' includes members, who are interned in Canada, of the Armed Forces or Mercantile Marine of any Powers at war with Canada, and civilian internees as defined in P.C. 36/500 of January 20, 1943.

2. The Minister of Labour is hereby authorized to make necessary arrangements for the use of the services of prisoners of war in essential employment in Canada and for this purpose is further authorized to establish labour camps for the accommodation of labour detachments which shall be attached to internment camps and to make the necessary arrangements with the Minister of National Defence for the selection of prisoners of war who agree to undertake labour in such labour detachments and to transfer them to such labour detachments.

3. The Minister of Labour is hereby authorized to enter into agreements with any person or with the Government of any Province or to make necessary arrangements with any other Department of the Government of Canada for the employment of the services of prisoners of war so transferred upon such labour projects and upon such terms as the Minister of Labour deems advisable.

4. The Department of Labour shall be responsible for the employment, security and welfare of prisoners of war so transferred to labour camps and for the establishment, maintenance, administration and provision of supplies for such labour camps as the Minister of Labour may consider necessary in the employment of such prisoners of war.

5. The Minister of Labour is hereby authorized to make, with the concurrence of the Secretary of State for External Affairs and the Minister of National Defence, such regulations and issue such orders and directions as he may deem necessary or advisable for the proper carrying out of the duties and functions hereby assigned to the Department of Labour and for the accounting of amounts payable to the Crown in respect of the use of the services of prisoners of war on labour projects under the provisions of this Order and in respect of matters of pay for prisoners of war for such employment.

6. The Minister of Labour may employ the necessary officers and employees for the organization and operation of camps established under the provisions of this Order and may with the approval of the Governor in Council fix their remuneration.

7. (i) Each labour camp should be regarded as an annex to a main Prisoner of War Camp, but from the time Prisoners of War are delivered to such annex until their return to the main camp the responsibility for security shall devolve upon the Minister of Labour.

(ii) To assist the Minister of Labour in determining the security measures necessary, the Minister of National Defence will make available to the Minister of Labour the services of Officers of the Department of National Defence for consultation and advice.

(iii) To assist the Minister of Labour in the conduct of the camp and the maintenance of discipline, and in the arrest and escort of Prisoners of War, the Minister of National Defence will make available, to be stationed at such annex, Army personnel to a maximum (in view of the heavy commitments for main camps) of 6 per 100 Prisoners of War.

8. The Department of National Defence shall continue to be responsible for the discipline of prisoners of war engaged in agriculture and other labour under this Order, and shall be consulted from time to time by the Department of Labour in order to ensure, in so far as may be practicable, uniformity of practice in security, welfare and like matters.

9. The Department of External Affairs shall be consulted, from time to time, by the Department of Labour, in order to ensure compliance with the provisions of the Prisoners of War Convention (concluded at Geneva, July 27, 1929).

10. All expenses and costs incurred by the Minister of Labour or any Department or agency of Canada in connection with the employment, care, maintenance and security of such prisoners of war shall be paid out of monies appropriated by Parliament to carry out measures deemed necessary in consequence of the existence of a state of war and immediate initial appropriation of \$25,000 is hereby made and placed at the disposal of the Minister of Labour for such purposes.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending the Regulations Respecting Motor Vehicles

P.C. 3000

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 4th day of May, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply, and pursuant to the powers conferred by the Department of Munitions and Supply Act and by the War Measures Act, is

pleased to amend the Regulations Respecting Motor Vehicles established by Order in Council P.C. 1121 of February 13, 1941 (as amended by Order in Council P.C. 9973 of December 23, 1941) and they are hereby further amended,—

(1) By striking out paragraphs (c) to (i) both inclusive of Section 1 of the said Regulations and substituting therefor:

- (c) "motor vehicle" or "motor vehicles" shall mean any vehicle or vehicles, the motive power for which is furnished by any type of internal combustion engine and any parts thereof, and shall include trailers, tires, and other accessories for, storage batteries usable with, and materials intended to go into the making of, such vehicles and/or trailers, but shall not include any self-tracklaying vehicle, tractor or railway rolling stock, or any implement or machine designed for sowing or cultivating agricultural land or harvesting crops grown thereon;
- (d) "making" shall include the following activities or undertakings and shall also include the doing of any act in preparation for or in the course of any of them: manufacturing, fabricating, assembling, producing, processing, rebuilding, repairing, reconditioning, and constructing, and "make," "maker," and "made" shall have corresponding and similarly extended meanings;
- (e) "the Deputy Motor Vehicle Controller" or "the Deputy Controller" shall mean any person from time to time appointed a Deputy Motor Vehicle Controller by the Governor General in Council, and for the time being in office as such;
- (f) "dealing in" shall include delivering, distributing, transporting, storing, acquiring, exchanging, buying, selling and exhibiting for sale and "deal in" and "dealt in" shall have corresponding and similarly extended meanings;
- (g) "person" shall include firm, corporation, company, partnership and/or any aggregation of persons;
- (h) "order" shall include any licence, permit, regulation, prohibition, direction, condition, requirement, restriction or limitation issued or made under these Regulations or under any other Regulation or Order in Council relating to the Motor Vehicle Controller;
- (i) "trailers" shall mean any vehicles (including side cars) designed to be attached to and drawn by a motor vehicle;

(2) By adding the following paragraphs at the end of Section 2 of the said Regulations:

- (m) to prohibit or regulate any practice, or mode of, or related to, making or dealing in any motor vehicles which, in the opinion of the Motor Vehicle Controller, would or might increase, or tend to increase, the price of motor vehicles either generally or to any person, or which would or might affect, or tend to affect, the orderly making of, and/or dealing in motor vehicles;
- (n) to prescribe conditions to which any licence or permit shall be subject, and to vary any such conditions and/or to specify further or other conditions;
- (o) to order or require any person owning or having power to dispose of or being in possession of or making and/or dealing in motor vehicles or accessories therefor, to keep such books, accounts and/or records as may from time to time be prescribed by the Motor Vehicle Controller either generally or specifically;
- (p) to order or require any person making and/or dealing in motor vehicles or accessories therefor, to make or procure the making of such checks or audits of the books, accounts and/or records of such person, or of any person who has received directly or through another supplier, motor vehicles or accessories therefor, sold or supplied by such person as may from time to time be prescribed by the Controller either generally or specifically;

(3) By striking out Section 3 of the said Regulations and substituting therefor the following:—

“3. Whenever any motor vehicle has been appropriated pursuant to these Regulations and compensation is to be made therefor and has not been agreed upon, the claim shall be referred by the Minister of Justice to the Exchequer Court, or to a Superior or County Court of the Province within which the claim arises, or to a Judge of any such Court.”

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council authorizing the incorporation of Wartime Oils Limited

P.C. 3567

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 4th day of May, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas in order to encourage and assist in the development of sources of oil and the stimulation of oil production for war purposes, the Minister of Munitions and Supply, pursuant to the provisions of Section 6 of The Department of Munitions and Supply Act, has procured the incorporation of a company under the Companies Act, 1934, under the name “Wartime Oils Limited”;

And whereas the Minister of Munitions and Supply reports that it is proposed to enter into an agreement with the said Company substantially in the terms of the draft agreement hereto annexed as Schedule “A” providing for the operations to be carried out by the Company and for payments or advances to the Company as provided in the said agreement; and

That he is of the opinion that the incorporation of the said Company and the operations proposed to be carried on by it are in the public interest.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply, and under the authority of the Department of Munitions and Supply Act and the War Measures Act, is pleased, hereby, to confirm the action of the Minister of Munitions and Supply in procuring the incorporation of the said company and to grant authority to the said Minister to execute and deliver an agreement with the said company substantially in the terms of the draft agreement hereto annexed as Schedule “A” and to make the payments and to make and/or guarantee the advances to the Company as provided in the said agreement.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council authorizing agreements with the Provinces of Canada re the more effective use of agricultural manpower within each Province

P.C. 3620

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 4th day of May, 1943

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Labour reports,—

That it is essential to the war effort that the manpower available for employment in agriculture be employed in the most effective manner possible;

That representatives of the Department of Labour of the Dominion of Canada have conferred with representatives of the Governments of each of the Provinces of British Columbia, Alberta, Saskatchewan, Manitoba, Ontario, Quebec, Nova Scotia, New Brunswick, and Prince Edward Island, with respect to agricultural manpower problems;

That the Governments of the said Provinces are willing to enter into agreements with the Government of the Dominion of Canada for the purpose of making more effective use of the agricultural manpower within each Province; of recruiting workers, whether male or female, suitable for farm work in one Province, and of transporting the said workers to and placing them on the farms of another Province; and

That the agreements into which each of the said Provinces is prepared to enter include a sharing of the expenses involved by each of the Provinces and the Dominion of Canada.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, and under the authority of the War Measures Act and the National Resources Mobilization Act, is pleased to authorize and doth hereby authorize—

- (a) The Minister of Labour to enter into an agreement on behalf of the Government of the Dominion of Canada with each of the Provinces of British Columbia, Alberta, Saskatchewan, Manitoba, Ontario, Quebec, Nova Scotia, New Brunswick and Prince Edward Island, under conditions substantially in accordance with attached schedule "A" but with such variations as the Minister of Labour deems necessary to meet the requirements of a particular Province for the purpose of making more effective use of manpower for agricultural purposes; and
- (b) Expenditure by the Dominion of Canada of a sum not to exceed Five Hundred and Ten Thousand Dollars to defray the Dominion's share of such expenses as are to be borne jointly by the Dominion and the Provinces in respect of the said agreements; and
- (c) Expenditure by the Dominion of Canada of a sum not to exceed Three Hundred Thousand Dollars for the purpose of paying the costs of transporting farm workers from one Province to another when by virtue of the provisions of the aforesaid agreements the Dominion of Canada is responsible for all such costs; and
- (d) Addition of the sum of Five Hundred and Sixty Thousand Dollars to the estimate of the amount (Two Hundred and Fifty Thousand Dollars) required from the War Appropriation by the Department of Labour for assistance to the Provinces in recruiting, transporting, and placing labour on farms.

A. D. P. HEENEY,
Clerk of the Privy Council.

SCHEDULE "A"

Memorandum of Agreement entered into this.....day of.....A.D. 1943
Between

His Majesty the King in the right of the Dominion of Canada (hereinafter called the "Dominion") represented herein by the Honourable Humphrey Mitchell, Minister of Labour,

Of the First Part;

And

His Majesty the King in the right of the Province of.....
(hereinafter called the "Province") represented herein by.....

Of the Second Part;

PREAMBLE

Whereas pursuant to the War Measures Act, the sum of.....dollars has been made available by the Dominion for the purpose of assisting the Province to organize more effectively manpower already engaged in agriculture, recruiting, transporting to and placing upon farms within the Province, during the fiscal year 1943-44, labourers, whether male or female, suitable for farm work, who are or can

be made available within the Province or in other Provinces, to the end that agricultural production goals which have been established by the Dominion Department of Agriculture may be achieved and thus avoid a threatened curtailment in agricultural production essential to the national war effort.

And whereas by Order in Council it is authorized that Dominion expenditures in respect to the foregoing financial assistance to the Province be administered by the Dominion Department of Labour upon conditions to be prescribed by the Minister.

And whereas it is deemed expedient that the aforesaid conditions be set forth in writing:

Now therefore it is agreed between the parties hereto as follows:

1. Wherever the expression "the Minister" appears in this Agreement same shall mean the Minister of Labour for Canada.

2. Subject to the conditions and limitations hereinafter contained and to such additional conditions not at variance therewith as the Minister may declare by writing delivered to the Province subsequent to the date hereof, the Dominion will pay to the Province not in excess of.....dollars to assist the Province in defraying, to the extent set out in paragraph 4 hereunder, all costs which are not excepted from the Dominion contribution by this Agreement and which are incurred by the Province, during the term hereof, in organizing more efficiently manpower already engaged in agriculture, for recruiting, transporting to and placing upon farms within the Province during the term hereof, labourers, whether male or female, suitable for farm work, who are available within the Province and/or, subject to the approval of the Minister before any such movement of farm workers is undertaken, who are available from other provinces.

3. In respect to the foregoing it is understood:

- (a) that the financial liability of the Dominion shall be that of a voluntary contributor only;
- (b) that the Province is charged with the detailed administration through the Dominion-Provincial Committee on Farm Labour appointed by the Province on which the Dominion Department of Labour is represented;
- (c) that, except as otherwise provided herein the Dominion will not contribute to Provincial costs of administration; and
- (d) that, except as otherwise provided herein the Dominion will not contribute a greater percentage of any cost incurred than that contributed by the Province.

4. Subject as aforesaid, the Dominion will pay to the Province fifty per centum of the following costs:

- (a) (i) Salaries and necessary travelling expenses of Provincial officers and staff who have been or will be appointed to devote full time to organizing farm manpower, including recruiting, transporting and placing workers upon farms.
- (ii) Salaries and necessary travelling expenses of all net additions to Provincial field staff not included in (i) whose appointments are made necessary by reason of the increased volume of work involved in carrying out the activities stated in 4 (a) (i).
- (iii) Travelling expenses of the permanent field staff of the Province on the condition that at least one-half of whose time in the aggregate is devoted to carrying out the aforesaid activities.
- (b) Advertising, publicity, printing and stationery: provided that the Department of Labour shall approve any expenditures for advertising or publicity outside the Province, before such expenditures are incurred. It is agreed that whenever efforts are made by the Dominion or the Province through advertising and publicity to aid in carrying out the aforesaid activities, reference be made to the Dominion and the Province as jointly financing the said activities.
- (c) Telephone, telegraph and postage charges.
- (d) Necessary transportation expenses within the Province from their homes to places of employment of persons directed to farm work, and family groups and their effects; and under special circumstances, subject to the approval of

the Minister, and the responsible Minister of the Province, return transportation of such workers, family groups and their effects.

- (e) Expense incidental to the operation of local agricultural committees in carrying out the functions which they are requested to perform; the Dominion share of the expenditures under this clause not to exceed..... dollars unless an increased amount is approved by the Minister.
- (f) The expense of establishing and conducting necessary hostels or camps for workers including:
 - (i) Staff salaries and the necessary travelling expenses of any camp supervisors;
 - (ii) Rentals of such camps or hostels, other than those provincially or municipally owned, but not to include the purchase price of land and buildings for hostel or camp purposes;
 - (iii) Necessary additions, alterations or repairs to hostel or camp premises, and, with the approval of the Minister, erection of new buildings for camp or hostel purposes where alternative satisfactory buildings are not available, up to a total Dominion contribution of dollars unless an increased amount is approved by the Minister;
 - (iv) Rental and/or the purchase price of necessary camp or hostel equipment.
- (g) The expenses incurred incidental to accidents suffered by any labourer, male or female recruited under this Agreement, while employed pursuant thereto, including staff members employed in the hostels and camps; provided, however:
 - (i) That the sum payable to the Province by the Dominion under this clause may not exceed dollars;
 - (ii) That it is understood and agreed that this clause does not apply to accidents suffered by persons who would normally follow agricultural employment; and,
 - (iii) That in agreeing to share expenditures made by the Province under this Clause, the Dominion does not accept any legal liability for accidents suffered by any person, where such liability would not otherwise exist;
- (h) Assessments or rates paid by the Province by way of premiums for accident or workmen's compensation covering the officials and employees connected with the establishing and operating of camps and hostels.
 - (i) Payment of supplementary living allowances in which the total Dominion contribution shall not exceed dollars to the dependents of men who are directed to farms of high productivity and in the acceptance of such work are required to live away from their homes, such payments to be made in accordance with the principles and subject to the conditions set forth in Schedule 1 attached.

5. It is further agreed that the provincial organization responsible for the disposition of labour originating within the Province shall also be responsible for the distribution within the Province of farm workers recruited and brought to the Province from other Provinces, provided that;

- (a) The Dominion will pay full cost of the transportation of such workers from their place of origin outside the Province to designated central points within the Province as may be agreed to and the return fare under conditions approved by the Minister.
- (b) The cost of the transportation of the said workers from the designated points within the Province to their places of employment will be borne as set forth under section 4 (d) of this Agreement.

6. No portion of wages payable to farm labourers shall be a charge under this Agreement except such board and/or lodgings in a hostel or camp, or as may be provided, to any persons accommodated temporarily to facilitate their placement at farm work.

7. Except as otherwise provided herein each of the parties hereto shall fully bear its own costs of administration incurred in connection with this Agreement.

8. If any question arises as to the liability of the Dominion to contribute to any expenditure certified as having been incurred pursuant to the terms hereof, the decision of the Minister in respect thereto shall be final and binding upon the parties hereto.

9. The Province agrees to make the fullest possible use of the placement facilities of the Employment and Selective Service Offices of the Dominion Department of Labour no charge therefor will be made under this Agreement however.

10. The Province agrees to use its best endeavours to ensure that the period of employment for any labour recruited outside of the Province shall be of substantial length and that the terms of employment in each case are clear.

11. The Dominion and the Province each agrees to use its best endeavours to obtain from all transportation concerns transporting workers under this Agreement the most favourable rates possible.

12. The Province agrees that, in the administration of this Agreement and the matters therein referred to, no discrimination shall be allowed against nor in favour of any employer or employee by reason of his or her nationality, racial origin, religious views or political affiliations.

13. The Dominion may appoint a representative or representatives to inspect and report on any matters relevant to this Agreement and the Province will facilitate, as fully as it can, every inspection made by said representative or representatives.

14. The Province agrees to maintain adequate records of all expenditures incurred in respect to which it requests the Dominion to contribute under this Agreement, such records to be segregated from, although reconciled with the continuing books of account of the Province and undertakes to furnish such information and produce such records, documents, files and applications directly or indirectly connected with the operation of this Agreement as officers of the Dominion may deem necessary to permit full examinations and audits of the related accounts to be made.

15. It is agreed that statements of accounts for expenditures made by the Province when submitted for Dominion contribution pursuant to the provisions of this Agreement shall be accompanied by a certificate of the Provincial Auditor and be made in such form as the Minister may direct from time to time.

16. It is understood and agreed that all funds received by the Province from the Dominion pursuant to the provisions of this Agreement shall be used solely for the purposes of the Agreement and that disbursements of the Province shall not be or become eligible for payment of the contributions of the Dominion unless they are made in legal tender or by cheque or other instruments drawn on a chartered bank.

17. It is understood and agreed that the Dominion shall not be liable to any claim for expenditure submitted by the Province under the terms of this Agreement unless such claim is submitted within 120 days next after the last day of the month in which the expenditure described in the claim was incurred.

18. It is understood that adequate working and living conditions will be established and maintained to protect the health and welfare of workers recruited for farm employment.

19. The Province agrees to make such of its staff engaged in organizing farm manpower, including recruiting, transporting and placing workers upon farms, as are necessary, available, under the terms set out in section 4, subsection (a) of this Agreement, for the recruiting, in co-operation with National Selective Service officials, of farm workers who can be spared from agriculture during the slack season and of other workers for employment in other essential industries such as logging, lumbering, coal mining and food processing and it is understood that the expenditures so incurred will be part of the total cost to which the Dominion has agreed to contribute under the provisions of this Agreement.

20. The Province shall furnish to the Dominion a monthly report or reports setting forth such statistical and other information relative to the carrying out of this Agreement in such form as the Minister may request.

21. The term of this Agreement for the incurring of expenditures contributable to by the Dominion shall be from April 1, 1943, to March 31, 1944, inclusive, unless same is sooner terminated by mutual consent of the parties hereto.

In witness whereof the Honourable Humphrey Mitchell, Minister of Labour, has hereunto set his hand on behalf of the Dominion of Canada and
has hereunto set his hand on behalf of the Province of

SIGNED on behalf of the Dominion of
Canada by the Honourable Humphrey
Mitchell, Minister of Labour,

IN THE PRESENCE OF

(Sgd)

SIGNED on behalf of the Province
of..... by.....

IN THE PRESENCE OF

(Sgd)

SCHEDULE 1

1. Application for Supplementary Living Allowances will be considered only for the dependent families of men operating farms of low productivity who are directed to accept work on highly productive dairy and live-stock farms.

2. In the case of applications for the Supplementary Living Allowance from men living on farms, an investigation will be conducted to determine whether production on that farm can be readily increased to a satisfactory level. No application for such allowance will be approved where it is evident that the production of essential products on that farm can be readily raised to a satisfactory level.

3. Upon being shown eligible to receive a Supplementary Living Allowance, the worker to be directed to a highly productive dairy or live-stock farm which requires additional experienced labour.

4. In determining labour requirements of a farm, consideration will be given both to the size of the farm and the type of operation. Use will be made in this regard of the priority rating of farm products and the guide for measuring farm labour requirements.

5. The Supplementary Living Allowance will be ten dollars (\$10.00) per month, payable at the end of each month of employment, to the worker's dependents, during the period of the contract between employer and worker, subject to the following conditions:—

- (a) That such employment requires the worker to live away from home and that as far as reasonably possible the dependents shall be expected to continue upon the farm where they are presently residing.
- (b) That a signed contract between the approved employer and the approved worker for a period of at least six months be entered into prior to June 30, 1943.
- (c) That a local "Farm for Victory" Committee or a Provincial Agricultural Fieldman approve of each application for Supplementary Living Allowance.
- (d) That the family remaining in the former residence from which the worker is separated contains no physically fit male worker over fifteen years of age.
- (e) That records will be kept of both approved and unapproved applications for Supplementary Living Allowances.

Order in Council appointing Walter G. Robinson, Esquire, and
J. S. Palmer, Esquire, members Mobilization
Board, Division "M"

P.C. 3621

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 4th day of May, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Subsection 1 of Section 8 of The National Selective Service Mobilization Regulations provides that "there shall be a board for each division which shall be known as the Mobilization Board for the division, and shall consist of such members as the Governor in Council shall appoint";

And whereas the Minister of Labour reports that it is advisable to appoint two further members to the Mobilization Board in Division "M";

Therefore His Excellency the Governor General in Council, on the recommendation of the Minister of Labour and in pursuance of the foregoing, is pleased to appoint and doth hereby appoint two further members to the Mobilization Board in Division "M", namely:

Walter G. Robinson, Esquire, of the Town of Francis in the Province of Saskatchewan, gentlemen; and

J. S. Palmer, Esquire, of the Village of Marsden in the Province of Saskatchewan, cattle breeder.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending the provisions of the Emergency
Coal Production Board

P.C. 3628

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 4th day of May, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply is pleased to amend Order in Council of 23rd November, 1942, P.C. 10674, establishing the Emergency Coal Production Board, and it is hereby further amended by adding to Section 1 thereof the following paragraphs:—

"(e) 'coal' shall include coke, lignite and peat;

(f) 'mine' shall include any source from or means by which coal, coke, lignite or peat are produced."

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council classifying the Department of Transport as a War Department for priority in supplies and labour

P.C. 3642

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 4th day of May, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Acting Minister of Transport reports that under existing control regulations and limitation orders of the Wartime Prices and Trade Board, the United States War Production Board and other controlling agencies, the Department of Transport is experiencing serious difficulty in obtaining the necessary supplies, materials, equipment and labour, necessary for the efficient functioning of the various war services which it is required to operate;

That under Order in Council P.C. 3710, dated November 17, 1939, and subsequent Order in Council P.C. 6642, dated November 19, 1940, the Department of Transport was authorized to undertake forthwith the development and construction of aerodromes and seaplane bases as requested from time to time by the Department of National Defence (Air Services);

That under wartime conditions,—

(1) The Department of Transport has been called upon to establish and operate Meteorological Stations and Radio Beacon Stations in all parts of Canada, Newfoundland and Labrador, to provide services to the Combined Training Organization, the Royal Canadian Air Force Home War Establishments, the Royal Air Force, the Ferry Bomber Command, and the United States Army Air Corps.

(2) The Department of Transport has also been called upon to maintain and operate Radio Beacon Stations, Radio Direction Finding Stations, Lighthouses, Lightships and Fog Alarm Stations along both Coasts, in the Hudson Bay District, the Great Lakes and the St. Lawrence River District, the facilities of which are engaged in furnishing direct Aids-to-Navigation to Naval Units, Convoys and Merchant Shipping.

(3) A fleet of ships is owned and operated by the Department of Transport and used to service the aforementioned Aids-to-Navigation.

(4) The Department of Transport is responsible for the construction, maintenance and provisioning of several training schools, hostels, and other establishments for Merchant Seamen, operated by the Royal Canadian Navy.

That it would appear that as the Department of Transport has not been recognized in Canada as a war department, the United States War Production Board in Washington has not recognized it as such;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Acting Minister of Transport, is pleased to order, and doth hereby order, that the Department of Transport be classified as a War Department for priority in the purchase of materials, equipment, and foodstuffs and in the obtaining of labour, necessary for the efficient functioning of the war services of the Department and that it shall enjoy for such purposes treatment equal to that afforded the Department of National Defence, the Department of Munitions and Supply and the Department of Pensions and National Health.

His Excellency in Council is further pleased, hereby, to direct that the change in status of the Department of Transport, as set out hereinabove, be communicated by the Canadian Minister at Washington, to the United States War Production Board.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council appointing Arthur Surveyer a member of the
Advisory Committee on Reconstruction

P.C. 3643

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 4th day of May, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the President of the Privy Council, is pleased to appoint and doth hereby appoint, Arthur Surveyer, Esquire, of the City of Montreal, Civil Engineer, to be a member of the Advisory Committee on Reconstruction, constituted by Order in Council of the 23rd January, 1943 (P.C. 609), *vice* Dr. Edouard Montpetit, resigned.

A. D. P. HEENEY,

Clerk of the Privy Council.

Order in Council amending pilotage rates at Prince Rupert, B.C.

P.C. 3649

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 4th day of May, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 9590 of October 20, 1942, passed under and by virtue of the provisions of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, a rate was established for pilotage at Prince Rupert when pilots are embarked or disembarked at Georgia Rock;

And whereas the Minister of Transport reports that the Superintendent of Pilots at Vancouver advises that the United States Army authorities have established a base in Porpoise Harbour, which is immediately adjacent to Prince Rupert Harbour, and recommends that the said rate for pilotage between Prince Rupert and Georgia Rock be made to apply also to pilotage to and from Georgia Rock and Porpoise Harbour; and

That the Superintendent of Pilots further recommends that the rate for the movage of a vessel from Porpoise Harbour to Prince Rupert, or vice versa, shall be $\frac{1}{2}$ cent per net registered ton and 62 $\frac{1}{2}$ cents per foot draught of water, plus surcharge of twenty-five per centum (25%);

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Transport, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, and notwithstanding anything contained in the Canada Shipping Act, 1934, or the By-laws of the Pilotage District of British Columbia as made thereunder, is pleased to amend Order in Council P.C. 9590, of October 20, 1942, and it is hereby amended by rescinding Paragraph 2 thereof and substituting therefor the following:

2. Prince Rupert and Porpoise Harbour—Vessels entering or leaving Prince Rupert or Porpoise Harbour and embarking or disembarking a pilot at Georgia Rock shall be levied the following charges:

1 cent per net registered ton and \$1.25 per foot draught of water, plus surcharge of twenty-five per centum (25%).

For the movage of a vessel from Prince Rupert to Porpoise Harbour, or vice versa, the charge shall be $\frac{1}{2}$ cent per net registered ton and 62 $\frac{1}{2}$ cents per foot draught of water plus surcharge of twenty-five per centum (25%).

A. D. P. HEENEY,

Clerk of the Privy Council.

Order in Council extending the provisions of the Government
Employees Compensation Act to employees of the Canadian
Government, in the Yukon Territory and the Northwest
Territories

P.C. 3650

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 4th day of May, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Transport reports that certain employees of the Government of Canada who are ordinarily resident in a province of Canada are required in the course of their employment to perform work in the Yukon Territory or in the Northwest Territories of Canada in connection with war activities;

That the Government Employees Compensation Act provides for payment of compensation to employees or their dependents only in respect of accidents which occur in a province of Canada; and

That it is deemed advisable for the security, defence, peace, order and welfare of Canada to extend the application of the Government Employees Compensation Act so as to provide payment of compensation to such employees of the Government of Canada who are injured by accident while so employed in the Yukon Territory or the Northwest Territories in connection with war activities, and to their dependents in case of death, in accordance with the law of the province where such employees are ordinarily resident.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Transport, and under the authority of the War Measures Act, Chapter 206 of the Revised Statutes of Canada, 1927, is pleased to order and doth hereby order—that the provisions of the Government Employees Compensation Act shall apply to any employee of the Government of Canada who is caused personal injury by accident arising out of and in the course of his employment while performing work in the Yukon Territory or in the Northwest Territories, as the case may be, in connection with war activities, and to the dependents of any such employee whose death results from such an accident, as if the accident had occurred in the province in which the employee is ordinarily resident, notwithstanding the length of time the employee is so employed in the Yukon Territory or the Northwest Territories.

A. D. P. HEENEY.

Clerk of the Privy Council.

Order in Council prohibiting the export of wood charcoal
except under permit

P.C. 3668

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 4th day of May, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council of October 4, 1941, P.C. 7674, the exportation from Canada of certain articles is prohibited, except under permit issued by or on behalf of the Minister of Trade and Commerce;

And whereas the Department of Munitions and Supply recommends that, in order to conserve supplies required for Canadian use, the exportation of wood charcoal be similarly prohibited;

His Excellency the Governor General in Council, on the recommendation of the Acting Minister of Trade and Commerce and under and by virtue of the power conferred by Section 290 of the Customs Act (Section 10, Chapter 24 of the Statutes of 1937) and by the War Measures Act (Chapter 206 Revised Statutes of Canada, 1927) is pleased to order as follows:—

1. The exportation of the following commodity is hereby prohibited except under permit issued by or on behalf of the Minister of Trade and Commerce:

Group 4—Wood, Wood Products and Paper

WOOD CHARCOAL

2. Schedule One of the said Order in Council (P.C. 7674 of October 4, 1941) is hereby amended by the addition thereto of the above commodity.

3. This Order shall come into force and have effect on and after the tenth day of May, one thousand nine hundred and forty-three.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council establishing regulations governing claims made by or against the Crown—Canadian Forces serving in the U.S.A.

P.C. 71/3711

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 5th May, 1943.

The Board had under consideration a memorandum from the Honourable the Minister of National Defence, concurred in by the Minister of National Defence for Air and the Minister of National Defence for Naval Services, reporting that:

- “(a) The presence of Canadian forces in the United States of America necessitates provision being made for the settlement of civilian claims arising out of the tortious acts of members of such forces on duty therein, particularly with reference to accidents involving Department of National Defence vehicles and aircraft.
- (b) It is desirable to minimize the number of cases which might become the subject of litigation, otherwise considerable expenditure would be involved, and there would be interference in the carrying out of training and other military duties upon which service personnel would normally be engaged.
- (c) It is also considered desirable for the purpose of promoting and maintaining friendly relations with the residents of the United States that provision should be made for the prompt settlement of meritorious claims made by residents, states or municipalities.
- (d) By Order in Council P.C. 29/2544, dated 11th April, 1941, Your Excellency was pleased to make regulations, the purpose of which was to provide for the speedy settlement of civilian claims arising out of the tortious acts of members of the Canadian forces on duty in the United Kingdom and on the continent of Europe, and establishing in the United Kingdom a Canadian Claims Commission to dispose of such claims.
- (e) The government of the United States of America has, by Act of Congress dated January 2nd, 1942 (Public Law 393—77th Congress) and Army Regulation No. 35-7090, provided for the speedy settlement of claims made by persons who are inhabitants of foreign countries against the government of the United States, arising out of the tortious acts of members of the forces of the United States serving in such foreign countries. By way of reciprocity, it is considered desirable that regulations be made establishing a procedure for the prompt and economical disposal of claims arising in the United States of America.

2. The Deputy Minister therefore recommends that appropriate regulations be made to establish a Commission whereby claims made by residents, states and municipalities in the United States and arising out of the tortious acts of members of the Canadian forces present therein may be adequately dealt with.

3. The undersigned concurs in the recommendation of the Deputy Minister, and, with the concurrence of the Minister of Justice, the Minister of National Defence for Air, and the Minister of National Defence for Naval Services, recommends that Your Excellency in Council, under and by virtue of the provisions of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, and notwithstanding the provisions of any other Act, Law, Statute or Regulation, be pleased to make and establish the Regulations annexed hereto as Appendix 'A'."

The Board concur in the above report and recommendation, and submit the same for favourable consideration.

A. D. P. HEENEY,
Clerk of the Privy Council.

APPENDIX "A"

REGULATIONS GOVERNING CLAIMS MADE BY OR AGAINST THE CROWN IN THE RIGHT OF THE DOMINION OF CANADA INVOLVING THE CANADIAN FORCES SERVING IN THE UNITED STATES OF AMERICA

1. A Canadian Claims Commission (U.S.A.) is hereby constituted in the United States of America, to be composed of such persons as shall from time to time be appointed thereto by the Minister of National Defence.

2. The said Commission shall sit in Washington, D.C., or such other place as shall from time to time be determined by a majority of the members thereof. Any three members of the Commission shall constitute a quorum.

3. The duties of the Commission shall be:—

- (a) To deal with claims against the Crown in the right of the Dominion of Canada (hereinafter referred to as the Crown), arising in the United States of America out of any death or injury to the person or to property resulting from the alleged negligence of any Canadian naval, military or air force personnel, or of any civilian personnel employed by the Department of National Defence, while acting within the scope of their duties or employment.
- (b) To deal with claims against the Crown involving personnel mentioned in the last preceding paragraph whether or not engaged within the scope of their duties or employment and arising in the United States of America, and made against the Crown in respect of—
 - (i) loss or damage arising out of or incidental to billeting or quartering,
 - (ii) damage to real and personal property caused during training and manoeuvres or at other times, and
 - (iii) any loss, damage or injury alleged by any person, corporation, authority, municipality or state in the United States of America (other than the government of the United States of America) to have been caused by such personnel.
- (c) To deal with all claims which the Crown may have against any person, corporation, authority, municipality or state in the United States of America, other than against the government of the United States of America, arising out of any death or injury to Canadian naval, military or air force personnel, or to civilian personnel employed by the Department of National Defence, or out of damage to property belonging to the Crown or used by the Crown, which is under the control of the Department of National Defence.
- (d) To function and co-operate with any Claims Commission or other similar body which is or may be established by the Government of the United States of America.

- (e) To keep records of its proceedings, and of all claims and payments dealt with by it.
- (f) To provide for adequate investigation of and reporting on all claims which are within its jurisdiction, and for the settlement or disposition thereof.

4. The powers of the Commission shall be:—

- (a) To consider claims mentioned in Section 3, sub-sections (a) and (b), and determine whether the Crown, but for any immunity or privilege, would be legally liable in the circumstances of each claim.
- (b) If it is determined that there is such liability, then to negotiate what, in its opinion, is fair and reasonable settlement, provided that no such settlement with any one claimant shall exceed \$1,000 (U.S. funds) in respect of any one accident or incident. Upon the authorization of the Commission, the Chief Treasury Officer at National Defence Headquarters shall, on production of a duly executed release, pay the amount of such settlement to the claimant. All claims which cannot be so dealt with shall be referred, with all relevant material before the Commission, to National Defence Headquarters.
- (c) If it is determined that there is no such liability, then to reject the claim, unless the Commission decides that such claim should, in the interests of the services, be entertained, and if so, then to negotiate what, in its opinion, is fair and reasonable settlement on an *ex gratia* basis, provided that no such settlement with any one claimant shall exceed \$500 for personal injuries, and \$250 for property damage, in respect of any one accident or incident.
- (d) To furnish at the expense of the Crown or otherwise, legal aid for naval, military and air force personnel or civilian employees aforementioned at civil or criminal proceedings and inquests, when in the opinion of the Commission it may be advantageous to the Crown so to do.
- (e) In respect of claims mentioned in Section 3, sub-section (c), to negotiate what, in its opinion, is a fair and reasonable settlement or, if considered by the Commission proper and advisable, to employ counsel at the expense of the Crown to effect recovery by legal proceedings or otherwise.
- (f) To negotiate and effect on behalf of the Crown any agreement with insurers or other parties which will provide for mutual forbearance with regard to the whole or part of any claim which is within the jurisdiction of the Commission in respect of any death, injury, loss or damage.
- (g) To delegate to naval, military or air force commanders the power to investigate and authorize the payment of any claim for loss or damage arising out of or incidental to billeting or quartering provided that such payment to be authorized by commanders of units or detachments shall not, in respect of any one claim, exceed \$25, and shall not be made in respect of wilful damage.
- (h) To perform any other duty or function which may be assigned to the Commission by the Minister of National Defence.
- (i) To authorize payment of all reasonable expenses incidental to the carrying out of the foregoing duties and powers.

Provided, however, that nothing in these Regulations contained shall be construed as depriving the Minister of National Defence, the Minister of National Defence for Air, the Minister of National Defence for Naval Services, and naval, military or air force commanders of their powers in respect of disciplinary action.

5. (a) In respect of any claim or expense paid upon the authorization of the Commission, any individual serving the Crown in consequence of whose act, conduct or neglect such claim or expense arose directly or indirectly, shall be liable, if no explanation satisfactory to the Commission is given by such individual, to reimburse the Crown to the extent decided by the Commission, except when, in the opinion of the Commission such act, conduct or neglect did not involve recklessness, undue carelessness, or intentional omission or commission of any act amounting to a wrongful act.

(b) The Commission in deciding the extent to which such individual shall reimburse the Crown may take into consideration such disciplinary action as may have already been taken against him, such deductions as may have already been made from his pay and allowances in respect of the said conduct or his share therein, the degree of fault of such individual, and his ability to pay, but in no case shall the extent of such reimbursement exceed the following:—

- (i) Where the amount paid by the Crown in respect of any such claim is \$25 or less, the full amount paid by the Crown.
- (ii) Where the amount paid by the Crown in respect of any such claim is more than \$25 and does not exceed \$100, one half of the amount paid by the Crown, or \$25, whichever is the greater.
- (iii) Where the amount paid by the Crown in respect of such claim is more than \$100 and does not exceed \$300, one-third of the amount paid by the Crown or \$50, whichever is the greater.
- (iv) Where the amount paid by the Crown in respect of such claim is more than \$300 and does not exceed \$500, one-quarter of the amount paid by the Crown or \$100, whichever is the greater.
- (v) Where the amount paid by the Crown in respect of such claim is more than \$500, one-fifth of the amount paid by the Crown or \$125, whichever is the greater, provided always that the liability of such individual is not to exceed the sum of \$500.

(c) In every case in which the Commission has decided that such individual shall reimburse the Crown, it will send to him through his superior or commanding officer, a written demand containing the reasons for the Commission's decisions, and requiring him within twenty-one days to make settlement or to show cause why he should not or cannot make settlement of the amount in which the Commission has decided the Crown should be reimbursed.

(d) Such cause shall be shown in writing by such individual through his superior or commanding officer, who will add his observations thereto for the consideration of the Commission.

(e) If such individual fails to make settlement or to show cause as required in such demand, the Commission shall order that the pay, allowances and other emoluments (other than dependents' allowance and the amount of pay assigned to the dependent) granted to him by the Crown be stopped to effect such reimbursement, but if settlement is made or cause is shown to the satisfaction of the Commission within such period as to the whole amount of such demand, no such order will be made, and if cause is shown to the satisfaction of the Commission as to part of the amount of such demand, the Commission shall make an order to effect reimbursement of such part of the demand as appears to the Commission to be appropriate.

6. These Regulations shall supersede in respect of the Canadian forces to which they are applicable such other provisions and regulations as are inconsistent herewith, and a Court of Inquiry need not be held in respect of the matters dealt with in these Regulations unless directed by the Commission or any naval, military or air force commander.

7. The Minister of National Defence may, from time to time, make such orders and issue such instructions as are necessary for the purpose of carrying out these Regulations and giving effect to the intention thereof.

8. These Regulations shall have force and effect as, of and from such date as may be fixed by the Minister of National Defence, and shall apply to all claims then outstanding.

9. The Regulations made by Order in Council P.C. 80/1045, dated 19th March, 1940, shall not apply to claims against the Crown arising in the United States of America out of any death or injury to persons or to property resulting from the alleged negligence of any Canadian naval, military or air force personnel, or civilian personnel employed by the Department of National Defence, while acting within the scope of their duties or employment, save and except when the amount involved in respect of any one claim arising out of any one accident or incident exceeds \$1,000.

**Order in Council exempting imports of missals, prayer books,
etc., from War Exchange Tax**

P.C. 3713

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 6th day of May, 1943.

PRESENT :

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Finance reports:—

That imports of Bibles, missals, prayer books, psalm and hymn books, religious tracts and Sunday school lesson pictures have always been exempt from customs duty and sales tax;

That the aforementioned goods when imported from non-British Empire countries are subject to the war exchange tax of 10 per cent ad valorem;

That by P.C. 4784, dated June 5, 1942, imports of Bibles were exempted from the war exchange tax of 10 per cent ad valorem, effective June 1, 1942;

That at the present time most of Canada's requirements of missals, prayer books, psalm and hymn books, religious tracts and Sunday school lesson pictures are imported from the United States; and

That a considerable number of the aforementioned goods are distributed gratuitously to military camps, air force training schools and the Canadian navy.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and it is hereby ordered that imports of missals, prayer books, psalm and hymn books, religious tracts and Sunday school lesson pictures when originating in countries the products of which are entitled to Intermediate or General Tariff treatment be exempt from the war exchange tax of 10 per cent ad valorem, effective January 1, 1943.

A. D. P. HEENEY,
Clerk of the Privy Council.

**Order in Council appointing W. W. Purtle, Esquire, a member of
the Mobilization Board, Division "B"**

P.C. 3718

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 6th day of May, 1943.

PRESENT :

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Sub-section 1 of Section 8 of the National Selective Service Mobilization Regulations (P.C. 10924 of December 1, 1942, as later amended) provides that "There shall be a board for each division which shall be known as the Mobilization Board for the Division, and shall consist of such members as the Governor in Council shall appoint";

And whereas the Minister of Labour reports that it is advisable to appoint a further member to the Mobilization Board in Division "B";

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, is pleased to appoint and doth hereby appoint a further member of the Mobilization Board in Administrative Division "B", namely W. W. Purtle, Esquire, residing in or near the city of Toronto, in the County of York, in the Province of Ontario.

A. D. P. HEENEY,
Clerk of the Privy Council.

**Order in Council appointing Gordon Withell a Deputy
Priorities Officer**

P.C. 3721

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 6th day of May, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 1169 of February 20, 1941, a plan in Respect of Priorities was established;

And whereas the Plan in Respect of Priorities was amended and the office of Deputy Priorities Officer established by Order in Council P.C. 6655 of August 26, 1941;

And whereas the said Plan was further amended by Order in Council P.C. 5563 of June 29, 1942, and Wilbur Edward Uren, Esquire, of the city of Ottawa, Canada, appointed Priorities Officer, with offices in the city of Ottawa;

And whereas the Minister of Munitions and Supply reports that the said Priorities Officer represents that in order to enable him to carry out fully and effectively the duties of his office, it is necessary that a Deputy Priorities Officer be appointed, with offices at the city of Ottawa, Canada; and

That Gordon Withell, now a member of the staff of the Priorities Officer of the Department of Munitions and Supply, is a fit and proper person to be appointed a Deputy Priorities Officer.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply, and under the authority of the War Measures Act and the Department of Munitions and Supply Act, is pleased to appoint and doth hereby appoint Gordon Withell, Esquire, of the city of Ottawa, a Deputy Priorities Officer with offices in the city of Ottawa, such appointment to be effective May 1, 1943.

A. D. P. HEENEY,
Clerk of the Privy Council.

**Order in Council permitting the residents of Saguenay County,
Quebec, to take and possess wild birds and birds' eggs**

P.C. 3754

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 6th day of May, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Mines and Resources reports that, largely as a result of enemy activity in 1942, a serious emergency shortage of meat and other staple foods exists in extensive regions in Saguenay County, Quebec;

That it is desirable to afford prompt temporary relief to residents in the said areas by permitting them to take and possess certain wild birds and birds' eggs that would otherwise be protected in spring and summer by Regulations under The Migratory Birds Convention Act; and

That the Department of Fish and Game of the Province of Quebec has expressed its concurrence in the proposed action.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Mines and Resources and under the authority of Section 3 of the War Measures Act, Chapter 206 Revised Statutes of Canada, is pleased to order and doth hereby order as follows:—

1. Notwithstanding any contrary provisions of The Migratory Birds Convention Act, it shall be lawful in the County of Saguenay, in the Province of Quebec from the date hereof to the 30th June, 1943, both dates inclusive, for residents of the said County of Saguenay, in the Province of Quebec, who have no other fresh meat and who need migratory birds for human food, to take Black Ducks, Oldsquaw Ducks, Scoters, and Loons by shooting and to take eggs of Great Black-backed Gulls and Herring Gulls, and to possess such birds and eggs, provided that such birds and eggs are taken and possessed for human consumption only and without unnecessary waste.

2. The provisions of this Order shall not be effective nor apply in any bird sanctuary established under authority of The Migratory Birds Convention Act.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council exempting imports of potatoes from War Exchange Tax

P.C. 3757

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 6th day of MAY, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas imports of potatoes from the United States are subject to a duty of customs of 37½ cents per one hundred pounds during the period June 15 to July 31, inclusive, and are exempt from customs duty during the period August 1 to June 14, inclusive;

And whereas a war exchange tax of 10 per cent ad valorem applies to imports of potatoes originating in the United States or any other non-British Empire country;

And whereas The Wartime Prices and Trade Board recommends that imports of potatoes be exempt from the war exchange tax of 10 per cent ad valorem, effective May 1, 1943, in order to enable this commodity to be sold under the established price ceiling;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and doth hereby order that imports of potatoes, in their natural state be exempt from the war exchange tax of 10 per cent ad valorem during the period May 1, 1943 to June 30, 1943.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council appointing Brigadier W. W. Foster, D.S.O., V.D., a Special Commissioner for Defence Projects in Northwest Canada

P.C. 3758

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 6th day of May, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Governments of Canada and the United States established on 22nd August, 1940, a Permanent Joint Board on Defence for the purpose of studying and advising on matters relating to the defence of the North half of the Western Hemisphere;

And whereas pursuant to recommendations made by the said Permanent Joint Board on Defence, transport, communication and other facilities are being constructed and, in connection therewith, certain natural resources are being developed in northwestern Canada through co-operation between the Government of Canada and the Government of the United States;

And whereas the Prime Minister reports that these operations make it desirable that a Special Commissioner for defence projects in northwest Canada be appointed to supervise and co-ordinate the activities related thereto of the several departments of the Government and to maintain close and continuous co-operation with agencies of the Government of the United States in the area;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Right Honourable W. L. Mackenzie King, the Prime Minister, and under and by virtue of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order as follows:—

- (1) Brigadier W. W. Foster, D.S.O., V.D., is hereby appointed Special Commissioner for Defence Projects in Northwest Canada.
- (2) It shall be the duty of the Special Commissioner to supervise and co-ordinate the wartime activities in the area of the various departments of the Government and to provide for continuous and effective Canadian participation and co-operation with the United States in the conduct of these activities.
- (3) The powers hereby conferred upon the Special Commissioner shall not in any way derogate from the authority of the Northwest Territories Council and the Yukon Territorial Council.
- (4) The Special Commissioner shall report to the Cabinet War Committee.
- (5) The Special Commissioner shall be assisted by such departmental representatives and, with the approval of the Governor in Council, such other officers and employees as may be necessary for the carrying out of the responsibilities assigned to him.

A. D. P. HEENEY,
Clerk of the Privy Council.

**Order in Council appointing Joseph Jean, Esquire, K.C., M.P.,
Parliamentary Assistant to the Minister of Justice**

P.C. 3759

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 6th day of May, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Right Honourable W. L. Mackenzie King, the Prime Minister, is pleased to appoint and doth hereby appoint, Joseph Jean, Esquire, K.C., M.P., Parliamentary Assistant to the Minister of Justice, to assist the said Minister, within and without Parliament, in such manner and to such extent as the said Minister may determine.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council appointing Brooke Claxton, Esquire, K.C., M.P.,
Parliamentary Assistant to the President of the Privy Council

P.C. 3760

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 6th day of May, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Right Honourable W. L. Mackenzie King, the Prime Minister, is pleased to appoint and doth hereby appoint, Brooke Claxton, Esquire, K.C., M.P., Parliamentary Assistant to the President of the Privy Council, to assist the President of the Privy Council within and without Parliament, in such manner and to such extent as he may determine.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending the Defence of Canada Regulations
(Consolidation) 1942—Control of postal communications

P.C. 3761

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 7th day of May, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Justice reports that it is deemed expedient that authority be given to search any person arriving in or leaving Canada who may be suspected of having in his possession any article which the Postmaster General may have made an Order in respect of under section 14 of the Defence of Canada Regulations and that the appropriate officer be given power to go on board ship or other conveyance so to do;

That it is further deemed expedient that the appropriate officer be given power to examine any goods being exported from or imported into Canada and to seize such article if found therein; and

That it is further deemed expedient that the Minister of Justice be empowered to make Orders detaining any person entering or leaving Canada who fails to provide satisfactory evidence that he is leaving or entering for a lawful purpose;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Justice, and pursuant to the powers conferred by the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to amend the Defence of Canada Regulations (Consolidation) 1942, and they are hereby amended as follows,—

A. Section 14 is repealed and the following is substituted therefor:

"14. (1) The Postmaster General may make provision by order for securing that mailable matter of any such description as may be specified in the order shall not be despatched by post from Canada to destinations outside Canada, except in accordance with the order.

(2) The Postmaster General may make provision by order for securing that, subject to any exemptions for which provision may be made by the order, and except in accordance with such conditions as may be contained therein, no docu-

ment, pictorial representation or photograph or other article whatsoever recording information shall be sent or conveyed from Canada to any destination outside Canada otherwise than by post, or conveyed into Canada otherwise than by post.

No person shall have any article in his possession for the purpose of sending or conveying it in contravention of an order made under this paragraph.

(3) Any person who is about to leave Canada or arrives in Canada, which person is hereafter referred to as the 'traveller' shall, if requested so to do by the appropriate officer,

(a) declare whether or not the traveller has with him any such article as is mentioned in paragraph (2) of this Regulation;

(b) produce any such article as aforesaid which he has with him;

and the appropriate officer, and any person acting under his directions, may examine or search any article which the traveller has with him, for the purpose of ascertaining whether he is conveying or has in his possession any article in contravention of paragraph (2) of this Regulation, and if the appropriate officer has reasonable ground for suspecting that the traveller has any article about his person in contravention of that paragraph, he may search him, and may seize any article produced as aforesaid or found upon such examination or search as aforesaid, being an article as to which the appropriate officer has reasonable ground for suspecting that it is being sent or conveyed in contravention of the said paragraph or is in the traveller's possession in contravention of that paragraph:

Provided that no woman shall be searched in pursuance of this paragraph except by a woman.

(4) Where any person is about to leave Canada, or where any person arrives in Canada, in any ship, the appropriate officer, or any person acting under his direction, may go on board the ship for the purpose of exercising the powers conferred on them by the last preceding paragraph, and may also examine or search the ship for the purpose of ascertaining whether there is on board the ship any such article as is mentioned in paragraph (2) of this Regulation, and may seize any article found upon such examination or search, being an article as to which the appropriate officer has reasonable ground for suspecting that it is an article mentioned in the said paragraph (2). This paragraph shall apply in relation to any means of conveyance as it applies in relation to ships.

(5) Where any person is found on any occasion in circumstances in which it is reasonable to suppose that he is communicating with or intends to communicate with a traveller, the provisions of paragraph (3) of this Regulation shall apply in relation to the person so found as they apply in relation to the traveller; and where any person is on any occasion found travelling to or from any place in such circumstances as aforesaid, the said provisions shall apply in relation to him as they would apply if he on being so found had been a traveller.

(6) The Minister of National War Services may by order make provision for the censorship of all mailable matter as defined in the Post Office Act, Chapter 161 of the Revised Statutes of Canada, 1927, or of any class or classes of such mailable matter as may pass through or be dealt with in any way in the mails of Canada.

(7) Where there is declared or produced to the appropriate officer in compliance with this Regulation, or discovered by the appropriate officer in circumstances in which it ought to have been so declared or produced, any plate, film or other article which he suspects to have been exposed in a camera but not developed, he may cause to be taken, or require the person by whom it is declared or produced or in whose possession it is discovered to take such steps (including subsection of the article to the process of development) as may be reasonably necessary for enabling the appropriate officer to ascertain whether or not it has been so exposed.

(8) As respects any goods, being goods consigned from Canada to a destination outside Canada, or from a place outside Canada to a destination in Canada, the appropriate officer, or any person acting under his directions, may examine or search the goods for the purpose of ascertaining whether any such article as is mentioned in paragraph (2) of this Regulation is being sent or conveyed, and

may seize any article found upon such examination or search as aforesaid, being an article as to which the appropriate officer has reasonable grounds for suspecting that it is such an article as is mentioned in the said paragraph.

The appropriate officer, or any person acting under his direction, may go on board any ship or other means of conveyance for the purpose of exercising the powers conferred on them by this paragraph in relation to any goods on board the ship or other means of conveyance.

(9) Where any article is seized under this Regulation, it may be retained for such period and dealt with in such manner as may be directed by or on behalf of the Postmaster General, and in particular but without prejudice to the generality of the foregoing words may be subjected to any process and may be wholly or partly destroyed or obliterated.

(10) In this Regulation—

(a) the expression "mailable matter" has the same meaning as in the Post Office Act, Chapter 161, Revised Statutes of Canada, 1927;

(b) the expression "photographs" includes any photographic plates, photographic films or other sensitized articles which have been exposed in a camera, whether they have been developed or not; and

(c) the expression "the appropriate officer" means any officer of the Post Office or Customs and Excise, any immigration officer or any constable or any person authorized in that behalf by the Postmaster General."

B. Section 31 is amended by adding thereto the following:

"(2) The Minister of Justice may make provision by order for securing that, subject to any examinations for which provision may be made by the order, any person landing in or entering, or who has entered the Dominion of Canada, or any person leaving or about to leave the Dominion of Canada, may, if he is unable to satisfy the Minister of Justice, or any person authorized by the Minister of Justice in that behalf, as to his identity, or that the purpose for which he is landing in or entering or has entered or is leaving or about to leave the Dominion of Canada, is lawful, be detained pending inquiries, or in the case of a person landing in or entering or who has entered, be required pending inquiries to notify his movements in such manner and at such times and to such authority or person as may be specified in the order."

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council appointing Paul Joseph Martin, Esquire, K.C., M.P., Parliamentary Assistant to the Minister of Labour

P.C. 3796

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 7th day of May, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Right Honourable W. L. Mackenzie King, the Prime Minister, is pleased to appoint and doth hereby appoint, Paul Joseph Martin, Esquire, K.C., M.P., Parliamentary Assistant to the Minister of Labour, to assist the said Minister, within and without Parliament, in such manner and to such extent as the said Minister may determine.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council appointing Major John W. Hugill a member of the
Mobilization Board, Division "N"

P.C. 3797

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 10th day of May, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas subsection one of Section Eight of The National Selective Service Mobilization Regulations (P.C. 10924 of December 1st, 1942, as later amended), provides that "there shall be a Board for each Division, which shall be known as the Mobilization Board for the Division and shall consist of such members as the Governor in Council shall appoint";

And whereas the Minister of Labour reports that His Honour Judge A. A. Carpenter has tendered his resignation as a member of the Mobilization Board in Administrative Division "N".

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, is pleased hereby to accept Judge Carpenter's resignation and to appoint Major John W. Hugill, K.C., of the City of Edmonton in the Province of Alberta, a member of the Mobilization Board in Administrative Division "N".

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending the agreements with the Provinces *re* the
War Emergency Training Program

P.C. 3868

Certified to be a true copy of a Minute of a Meeting of the Committee of the Privy Council, approved by His Excellency the Governor General on the 10th May, 1943.

The Committee of the Privy Council have had before them a report dated April 28, 1943, from the Minister of Labour stating:—

1. That pursuant to authority contained in Orders in Council Nos. P.C. 3644 to 3651 inclusive, all dated May 4, 1942, agreements were entered into with all of the provinces excepting Prince Edward Island in respect to the continuation of the War Emergency Training Program;

2. That paragraph 5 of the said agreements reads as follows:—

"The Province will select for training for work in War Industries persons, male or female, who shall have reached their sixteenth birthdays, and who shall be British Subjects or Nationals of other countries approved by the parties hereto, without discrimination or favour in relation to the racial origin, religious views or political affiliations of such persons."

3. That it is now deemed advisable in view of the shortage of farm workers in certain provinces to provide training in farm work during the summer vacation period to older students attending secondary schools, some of whom will be under 16 years of age.

The Committee, therefore, on the recommendation of the Minister of Labour advise that Paragraph 5 of the agreements entered into with the provinces in respect to the War Emergency Training Program be hereby amended by adding the following sentence thereto:

"In training secondary school pupils for farm work during the vacation period, the minimum age shall be 14 years."

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council establishing the National Textiles and Leather Requirements Committee

P.C. 3888

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 10th day of MAY, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Finance reports that he has received representations from the Wartime Prices and Trade Board to the effect that the potential supply of textiles and leather for the uses of the Armed Forces, the civilian population, war and civilian industry, and essential exports tends to become increasingly inadequate and that it is desirable that there should be co-ordinated control over production and supply so that competing demands may be regulated to ensure proper distribution;

And whereas in the national interest it is essential to effect co-ordinated control, promote production, increase available supply and ensure equitable distribution of available supplies of textiles and leather, and for that purpose to establish a Textiles and Leather Requirements Committee having authority in the premises and composed of members representing the interest of the Armed Services and civilian population.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and pursuant to the powers conferred on the Governor in Council by the War Measures Act and otherwise, is pleased to make and doth hereby make the following Order:

ORDER

1. For the purposes of this Order,
 - (a) "Committee" means the National Textiles and Leather Requirements Committee established by this Order;
 - (b) "leather" includes hides and skins and products made therefrom;
 - (c) "textiles" include all yarns, fabrics and knit goods made of cotton, wool, rayon and jute and products made therefrom.
2. (1) There shall be a Committee to be called the National Textiles and Leather Requirements Committee consisting of five members who shall be appointed as follows:
 - (a) one member by the Minister of National Defence;
 - (b) one member by the Minister of National Defence for Naval Services;
 - (c) one member by the Minister of National Defence for Air;
 - (d) one member by the Minister of Munitions and Supply; and
 - (e) one member representing the Wartime Prices and Trade Board by the Minister of Finance.
- (2) The Chairman of the Committee shall be the member representing the Wartime Prices and Trade Board appointed by the Minister of Finance.
- (3) In addition to appointing a member of the Committee as provided in subsection (1), each of the respective appointors referred to therein shall appoint an alternate person to act in the place and stead of the appointed member in case of his inability to attend any meeting of the Committee and such alternate may exercise all the powers and authority of the member in whose place and stead he acts.
- (4) In the absence of the Chairman from any meeting the members present shall appoint one of their number to preside at such meeting.
- (5) The Committee under the direction of the Minister of Finance may establish offices, provide necessary equipment and supplies therefor and appoint a Secretary and such staff as may be requisite to its purposes.
- (6) All administrative and other expenses incurred by the Committee shall be payable out of moneys provided by Parliament.

3. The Committee shall be responsible for the overall allocation of available supplies of textiles and leather for the use by or on behalf of the Armed Forces, the civilian population, war and civilian industry, and essential exports, and for notifying the appropriate authorities of such allocation, and it shall have the power and duty of

- (a) reviewing all requirements for textiles and leather (having due regard to existing stocks and inventories) by or for the purposes of the Armed Forces, the civilian population, industry, exports and any other persons or purposes, and of ordering reports and returns to be made to the Committee by the Armed Forces and by any persons requiring a supply of textiles or leather;
- (b) reviewing domestic production and other sources of supply of textiles and leather, and of ordering reports and returns thereon to be made to the Committee by any persons as the Committee may from time to time direct;
- (c) investigating and making recommendations regarding specifications of and uses made by the Armed Forces, the civilian population and industry of textiles and leather, for the purpose of securing economies in and making more effective use of available supplies;
- (d) making allocations of the available supplies of textiles and leather as among the several branches of the Armed Forces, the civilian population, industry and essential exports so as to effect equitable distribution according to their relative needs;
- (e) making reports and recommendations to the Wartime Prices and Trade Board with respect to production and supply of textiles and leather;
- (f) examining into and investigating any situation or practice which in the opinion of the Committee is or may be interfering with or prejudicing equitable distribution to the Armed Forces, the civilian population, industry, essential exports, or to other persons;
- (g) generally, doing and causing to be done all things necessary for or incidental to the exercise or performance of the aforesaid powers and duties.

(4) The Committee shall report to the War Committee of the Cabinet as and when required by it to do so and may report to the War Committee of the Cabinet at any time.

(5) No decision making allocations shall be effective unless concurred in by or on behalf of all the members of the Committee.

A. D. P. HEENEY,
Clerk of the Privy Council.

PART II

Miscellaneous Administrative Orders

DEPARTMENT OF AGRICULTURE

Order No. 56

The Dairy Products Board hereby orders:

That all Cheddar cheese manufactured in the Provinces of Ontario and Quebec, on and after the 1st day of June, 1943, shall be exported to the British Ministry of Food through the Dairy Products Board by exporters licensed by the Board.

Made at Ottawa this 10th day of May, 1943.

J. F. SINGLETON,
Chairman.

DEPARTMENT OF LABOUR

NATIONAL SELECTIVE SERVICE

Pursuant to Section 210 of the National Selective Service Civilian Regulations, the following Order is hereby made:

Compulsory Employment Order No. 2

No employer employing any person in any of the occupations specified below may retain in employment after June 15th, 1943, any person to whom the National Selective Service Mobilization Regulations apply and who belongs to an age class or part of an age class which has been designated for the purpose of the said Regulations, without obtaining a permit in prescribed form from a Selective Service Officer:—

1. Any occupation in or associated with retail stores;
2. Any occupation in or associated with the manufacturing of feathers, plumes and artificial flowers; chewing gum; wine; lace goods; greeting cards; jewelry;
3. Any occupation in or associated with distilling alcohol for beverage;
4. Any occupation in or associated with the factory production of statuary and art goods;
5. Any occupation in the operation of ice cream parlours and soda fountains;
6. Any of the following occupations:
bus boys; charmen and cleaners; custom furriers; dancing teachers; dish washers; doormen and starters; greens keepers; grounds keepers; porters (other than in railway train service); private chauffeurs.

DATED at Ottawa, this 15th day of May, 1943.

The foregoing Order is hereby recommended.

(Sgd.) A. MACNAMARA,
Director, National Selective Service.

The foregoing Order is hereby made.

(Sgd.) HUMPHREY MITCHELL,
Minister of Labour.

DEPARTMENT OF NATIONAL DEFENCE

CANADIAN ARMY ROUTINE ORDER No. 3171

GENERAL STAFF

Movement of D.N.D. Vehicles on Highways at Night Without Lights During Manoeuvres and Training

The following instructions concerning the movement of D.N.D. Vehicles (Wheeled and Tracked) on Public Highways at night without standard lighting during manoeuvres and training are published for the information and guidance of all concerned:

- (a) Night Convoys without lights will be allowed on main highways only when climatic conditions make roads with light traffic unusable; passing through towns and villages will be avoided as far as possible.
- (b) Vehicles will move in Convoy only, single vehicles on public roads at night without lights will NOT be allowed.
- (c) The leading vehicle of each Convoy will use two head lights, remaining vehicles to have no head lights but will have either a red tail light or white light shining on the differential casing or equivalent or on the ground, however, the last vehicle in the Convoy will have a red tail light.
- (d) The leading vehicle of the Convoy will carry on the off side a blue flag by day and blue lamp by night, and the last vehicle a green flag by day and a green lamp by night.
- (e) Motorcycles will have a shaded head light but the tail light will be normal.
- (f) A red tail light will be fixed to all Artillery Guns and Trailers. Where possible they should NOT be at the rear of the Convoy.
- (g) At halts Traffic control men will be posted with warning lights 500 feet in front and 500 feet at the rear of each column to warn passing traffic.
- (h) Dash or instrument lights should NOT be used, this will be governed by Unit Standing Orders.
- (i) All Convoys will have a Motorcyclist riding 100 yards in front of the leading vehicle; he will wave down all oncoming traffic and by motioning or word of mouth request them to dim their lights while passing the Convoy. The Convoy will normally have one Motorcyclist for every five vehicles and a Motorcyclist in the rear of each Convoy to wave down or decrease the speed of overtaking vehicles. Motorcyclists will be responsible for traffic control and will be equipped with Lamps Electric No. 4, or flash-lights. They will block off all roads leading into the highway the Convoy is travelling.
- (j) Speed and Density of the Convoy will depend upon the type of training but on no account will the speed exceed 12 m.p.h.
- (k) Appropriate Police Authorities will normally be notified at least 24 hours in advance, stating route, times, number of vehicles, etc. They should be supplied with a copy of the March Table.
- (l) All Drivers to be at least qualified Class III Drivers and with Convoys proceeding over 500 miles, a spare Driver must be allotted to each vehicle.
- (m) All Drivers will spend at least one half-hour in the dark to accustom their eyes to the darkness before proceeding on a night convoy.
- (n) The Spare Driver to be responsible for following the route and the ditch side of the road, the Driver to be responsible for driving the vehicle only.
- (o) Strict March Discipline will be observed at all times.
- (p) A general warning notice shall be published in a newspaper which has a circulation in the area within which the night driving will be carried out. This notice will be inserted at least once every three months. Accounts in duplicate for the advertisement will be certified and forwarded to District Headquarters for payment by the District Treasury Officer.

(Sgd.) J. G. K. STRATHY,
Colonel,
for Chief of the General Staff.

DEPARTMENT OF NATIONAL REVENUE

WM No. 19 Supplement No. 39

MEMORANDUM

CUSTOMS DIVISION

OTTAWA, 3rd May, 1943.

To Collectors of Customs and Excise and others concerned:

Trading with the Enemy**List of Specified Persons, Revision No. 39**

Herewith is furnished for your information and guidance a Proclamation, effective on the date of publication, amending, as stated therein, the List of Specified Persons published with Memorandum WM No. 19.

L. F. JACKSON,
Ass't Commissioner of Customs.

PART III
 Wartime Prices and Trade Board
 (Finance)

Board Orders

WARTIME PRICES AND TRADE BOARD

Order No. 260

Respecting Maximum Retail Prices for Cuts of Beef in Certain Designated Areas

made pursuant to authority conferred by Order in Council P.C. 8528, dated the 1st day of November, 1941.

Whereas it is expedient to amplify the provisions of Order No. 253 of the Board and to consolidate such Order as amplified;

Therefore said Order No. 253 is hereby revoked by the Board and the following is substituted therefor:

1. For the purposes of this Order,

- (a) "beef", "bull beef", "carcass", "commercial quality beef", "cow beef", "cutter quality beef", "plain quality beef", and "special quality beef", shall have the same meaning, respectively, as set forth in Order No. 252 of the Board;
- (b) "defined period" means the period from April 29, 1943, to May 26, 1943, both dates inclusive;
- (c) "designated area" means one of the areas described in Schedule "C" hereto and includes any other territory hereafter added under the provisions of this Order;
- (d) "Foods Administrator" means the person appointed as such by the Board;
- (e) "miscellaneous cut" means any of the miscellaneous retail beef cuts described in Schedule "A" hereto;
- (f) "primary cut" means any of the retail beef cuts named and numbered from 1 to 20 (but not lettered secondary cuts set forth thereunder) in Schedule "A" hereto, being outlined and similarly numbered on the Standard Cutting Chart of Retail Primary Cuts and the Retailers' Standard Cutting Chart, both as shown in Schedule "B" to this Order;
- (g) "sale at retail" means any sale except a sale at wholesale;
- (h) "secondary cut" means any cut of beef obtained from a primary cut and being lettered and described in Schedule "A" hereto under the number and name of the primary cut from which it is obtained.

2. (1) No person shall sell or offer to sell any cut of beef at retail in any designated area during the defined period, except primary cuts, secondary cuts and miscellaneous cuts as defined in this Order.

(2) Every primary cut sold at retail in any designated area during the defined period shall be cut in accordance with the Retailers' Standard Cutting Chart shown in Schedule "B" to this Order, and no person shall, for the purpose of selling beef at retail in any designated area during the defined period, separate any primary cut into any cuts except secondary or miscellaneous cuts as defined in this Order.

(3) Nothing in this Section contained shall prevent any person from selling at retail any number of primary cuts and/or secondary cuts in one portion or piece, provided that the maximum price per pound for such portion or piece of beef shall be calculated on the basis of its quality and the proportionate weights of the respective cuts therein contained.

3. (1) The maximum price per pound at which any person may sell or offer to sell at retail any primary cut, secondary cut or miscellaneous cut of any quality of beef during the defined period in any designated area shall be the price set forth in Schedule "A" hereto for that cut of that quality in that designated area.

(2) Any person selling kosher beef at retail during the defined period in any designated area may add to the prices set forth in Schedule "A" hereto for that designated area, kosher charges not exceeding one cent per pound of kosher beef when sold at a price, including kosher charges, of less than twenty cents per pound or two cents per pound of kosher beef when sold at a price, including kosher charges, of twenty or more cents per pound.

4. (1) The provisions of Section 4 of Order No. 252 of the Board shall not apply to any person selling beef at retail in any designated area during the defined period.

(2) The provisions of Sections 3, 5, 6, and 8 of said Order No. 252 shall apply to this Order as if expressly contained herein.

5. Notwithstanding anything contained in this Order a person selling beef at retail in any designated area during the defined period shall regulate his selling prices for various cuts or portions of beef so that the aggregate price received or charged by him for all cuts and portions from any carcass, side, quarter or cut purchased or otherwise acquired by him shall not exceed the total of

(a) his lawful delivered cost of that carcass, side, quarter or cut as set forth in Section 3 of Order No. 252 of the Board (except the difference between railway freight and railway express charges, if any, included in such cost); and

(b) a markup (percentage of cost) not exceeding the lawful markup (percentage of cost) customarily obtained by him during the basic period from September 15, 1941, to October 11, 1941, both dates inclusive, on beef of the same or substantially similar quality, provided however, that he may increase his said lawful markup to an amount not exceeding five cents per pound of beef if his basic period markup was less than that amount;

provided further that nothing contained in this Section shall permit a person to sell or offer to sell at retail any authorized cut or portion of beef in any designated area during the defined period at a price in excess of the price listed in Schedule "A" hereto for that cut or portion of beef in that designated area.

6. Every person selling beef at retail in any designated area during the defined period shall, during such period, so as to be clearly readable by all his customers, post up and keep posted in a conspicuous place, in each place of business in which he sells beef at retail in that designated area, a copy provided by the Foods Administrator, or if not so provided, prepared by such retailer, of Schedule "B" hereto and of that part of Schedule "A" hereto, in which the prices on sales of beef at retail in that designated area are listed.

7. The Foods Administrator may by notice in writing signed by him and countersigned by the Chairman of the Board, and published in Canadian War Orders and Regulations designate any other territory to be part of a designated area, and when so designated the provisions of this Order shall apply thereto.

8. This Order shall be effective on and after the 29th day of April, 1943.

Made at Ottawa this 27th day of April, 1943.

D. GORDON,
Chairman.

SCHEDULE "A" TO ORDER No. 260
PART I—HALIFAX, SAINT JOHN AND SYDNEY AREAS
Maximum Retail Selling Prices for Authorized Retail Cuts of Beef

Authorized Cuts (Primary cuts indicated by numbers and secondary cuts indicated by letters.)	Special Quality	Com- mercial Quality	Plain Quality	Cow Beef and Bull Beef	Cutter Quality
	(cents per pound)	(cents per pound)	(cents per pound)	(cents per pound)	(cents per pound)
1. Boneless Shank (lying either side of the hind shank bone).....	27	27	26	25	25
2. Round Steak or Roast.....	40	38	35	34	33
(a.) Round Steak or Roast (Boneless).....	42	40	37	36	35
(b.) Minced Round Steak (boneless and ground).....	42	40	37	36	35
3. Rump Roast.....	40	37	35	34	33
(a.) Round End.....	40	37	35	34	33
(b.) Square End.....	40	37	35	34	33
4. Sirloin Tip (that boneless triangular portion of the short hip from kneecap to rump knuckle bone, cut parallel to round bone).....	42	38	37	36	36
(a.) Cubed Sirloin Tip (the same boneless cut as in 4 above, but cubed, with surplus fat and tissue removed).....	48	44	43	42	42
5. Sirloin Steak or Roast.....	44	41	39	38	37
6. Flank Steak (lying under Primary Cut No. 7).....	30	28	26	25	25
7. Flank (trimmed).....	21	18	18	17	16
8. Porterhouse Steak or Roast.....	47	45	42	41	40
9. T-Bone Steak or Roast.....	47	45	42	41	40
10. Wing Steak or Roast.....	46	43	41	39	39
11. Rib Roast (with 7 rib bones).....	35	32	31	30	29
(a.) Rolled Rib Roast (the same cut as in 11, boneless, rolled and tied).....	46	43	41	40	39
(b.) Prime Rib Roast (with 5 rib bones).....	37	34	33	32	31
(c.) Rolled Prime Rib Roast (the same cut as in (b) boneless, rolled and tied).....	48	45	43	42	41
(d.) Rib Roast (with 6th and 7th rib bones).....	33	30	29	28	27
(e.) Inside Rolled Rib Roast (boneless inside portion of the 6th and 7th rib commonly known as "eye of the rib" lying directly under the blade, rolled and tied).....	49	46	44	43	42
(f.) Outside Rolled Rib Roast (that boneless outside portion of the 6th and 7th rib lying directly above the blade, rolled and tied).....	33	30	29	28	27

SCHEDULE "A" TO ORDER No. 260—Continued
PART I—HALIFAX, SAINT JOHN AND SYDNEY AREAS—Concluded
Maximum Retail Selling Prices for Authorized Retail Cuts of Beef

Authorized Cuts (Primary cuts indicated by numbers and secondary cuts indicated by letters.)		Special Quality	Com- mercial Quality	Plain Quality	Cow Beef and Bull Beef	Cutter Quality
		(cents per pound)	(cents per pound)	(cents per pound)	(cents per pound)	(cents per pound)
12.	Short Ribs (braising).....	21	20	19	18	18
13.	Plate Brisket.....	20	19	18	16	16
	(a.) Plate Brisket (boneless, rolled and tied).....	28	27	25	23	23
14.	Brisket Point.....	18	17	16	14	14
	(a.) Brisket Point (boneless, rolled and tied).....	30	29	27	25	24
15.	Round Bone Shoulder Roast.....	30	28	26	25	25
16.	Short or Cross Rib Roast.....	35	33	31	30	30
17.	Blade Roast.....	33	30	28	27	26
18.	Chuck Roast.....	29	27	26	24	24
	(a.) Chuck Roast (boneless).....	34	32	31	29	29
19.	Neck (boneless).....	26	24	23	22	22
20.	Shank (bone-in).....	14	14	13	13	12
	(a.) Front Shank knuckle end bone-in (shoulder portion with knuckle ends of shank and arm bones).....	11	11	10	10	9
	(b.) Centre Cut Shank Bone-in (portion remaining after removal of knuckle ends of Front Shank and knee bones).....	21	21	20	20	19
	(c.) Front Shank (boneless) (same cut as (a) with bone removed).....	25	24	23	22	22
Miscellaneous Cuts—						
	Boneless Stew: (any boneless stewing beef obtained from any portion of a dressed carcass)...	25	24	23	22	22
	Hamburger: (any boneless ground beef, except minced round steak, obtained from any portion of a dressed carcass).....	24	23	22	22	21
	Tenderloin: (that lean meat lying along the back-bone on the underside or the inside of the long loin, with surplus fat removed).....	80	76	76	76	70
	Minute Steaks: (boneless beef obtained from strip loins with all surplus fat and tissue removed by cutting or frenching into thin steaks).....					40

SCHEDULE "A" TO ORDER NO. 260—Continued
PART II—QUEBEC, MONTREAL AND OTTAWA-HULL AREAS
Maximum Retail Selling Prices for Authorized Retail Cuts of Beef

Authorized Cuts (Primary cuts indicated by numbers and secondary cuts indicated by letters.)	Special Quality	Com- mercial Quality	Plain Quality	Cow Beef and Bull Beef	Cutter Quality
	(cents per pound)	(cents per pound)	(cents per pound)	(cents per pound)	(cents per pound)
1. Boneless Shank (lying either side of the hind shank bone).....	27	27	26	25	24
2. Round Steak or Roast.....	39	37	35	33	33
(a) Round Steak or Roast (boneless).....	41	39	37	35	35
(b) Minced Round Steak (boneless and ground).....	41	39	37	35	35
3. Rump Roast.....	39	37	35	33	33
(a) Round End.....	39	37	35	33	33
(b) Square End.....	39	37	35	33	33
4. Sirloin Tip (that boneless triangular portion of the short hip from knecap to rump knuckle bone, cut parallel to round bone).....	42	38	37	36	36
(a) Cubed Sirloin Tip (the same boneless cut as in 4 above but cubed, with surplus fat and tissue removed).....	48	44	43	42	42
5. Sirloin Steak or Roast.....	44	40	38	37	36
6. Flank Steak (lying under Primary Cut No. 7).....	29	28	26	25	24
7. Flank (trimmed).....	20	18	17	16	16
8. Porterhouse Steak or Roast.....	46	44	42	41	40
9. T-Bone Steak or Roast.....	46	44	42	41	40
10. Wing Steak or Roast.....	45	42	40	39	38
11. Rib Roast (with 7 rib bones) whole.....	35	32	31	30	29
(a) Rolled rib roast (the same cut as in 11, boneless, rolled and tied).....	46	43	41	40	39
(b) Prime Rib Roast (with 5 rib bones).....	37	34	33	32	31
(c) Rolled Prime Rib Roast (the same cut as in (b) boneless, rolled and tied).....	48	45	43	42	41
(d) Rib Roast (with 6th and 7th rib bones).....	33	30	29	28	27
(e) Inside Rolled Rib Roast (boneless inside portion of the 6th and 7th rib commonly known as "eye of the rib" lying directly under the blade, rolled and tied)....	49	46	44	43	42
(f) Outside Rolled Rib Roast (that boneless outside portion of the 6th and 7th rib lying directly above the blade, rolled and tied).....	33	30	29	28	27

SCHEDULE "A" TO ORDER NO. 260—Continued
 PART II—QUEBEC, MONTREAL AND OTTAWA-HULL AREAS—Concluded
 Maximum Retail Selling Prices for Authorized Retail Cuts of Beef

350

Authorized Cuts		Special Quality	Com- mercial Quality	Plain Quality	Cow Beef and Bull Beef	Cutter Quality
(Primary cuts indicated by numbers and secondary cuts indicated by letters.)		(cents per pound)	(cents per pound)	(cents per pound)	(cents per pound)	(cents per pound)
12.	Short Ribs (braising).....	21	20	19	18	18
13.	Plate Brisket.....	20	19	17	16	16
	(a) Plate Brisket (boneless, rolled and tied).....	28	27	24	23	23
14.	Brisket Point.....	18	17	15	14	14
	(a) Brisket Point (boneless, rolled and tied).....	30	29	26	25	24
15.	Round Bone Shoulder Roast.....	30	28	26	25	24
16.	Short or Cross Rib Roast.....	35	33	31	30	30
17.	Blade Roast.....	33	30	28	27	26
18.	Chuck Roast.....	29	27	25	24	23
	(a) Chuck Roast (boneless).....	34	32	30	29	28
19.	Neck (boneless).....	26	24	23	22	22
20.	Shank (Bone-in).....	14	14	13	13	12
	(a) Front Shank Knuckle End Bone-in (shoulder portion with knuckle ends of shank and arm bones).....	11	11	10	10	09
	(b) Centre Cut Shank Bone-in (portion remaining after removal of knuckle ends of Front Shank and knee Bones).....	21	21	20	20	19
	(c) Front Shank (boneless) (same cut as (a) with bone removed).....	25	24	23	23	22
Miscellaneous Cuts—						
	Boneless Stew: (any boneless stewing beef obtained from any portion of a dressed carcass)...	25	24	23	23	22
	Hamburger: (any boneless ground beef, except minced round steak, obtained from any portion of a dressed carcass).....	24	23	22	22	21
	Tenderloin: (that lean meat lying along the back-bone on the underside or the inside of the long loin, with surplus fat removed).....	80	76	76	76	70
	Minute Steaks: (boneless beef obtained from strip loins with all surplus fat and tissue removed by cutting or frenching into thin steaks).....					39

SCHEDULE "A" TO ORDER No. 260—Continued

PART III—TORONTO, HAMILTON, ST. CATHARINES, WELLAND, NIAGARA FALLS, BRANTFORD, LONDON AND ESSEX-KENT-LAMBTON AREAS

Maximum Retail Selling Prices for Authorized Retail Cuts of Beef

Authorized Cuts (Primary cuts indicated by numbers and secondary cuts indicated by letters.)	Special Quality	Com- mercial Quality	Plain Quality	Cow Beef and Bull Beef	Cutter Quality
	(cents per pound)	(cents per pound)	(cents per pound)	(cents per pound)	(cents per pound)
1. Boneless Shank (lying either side of the hind shank bone).....	26	26	26	24	24
2. Round Steak or Roast.....	39	37	34	33	32
(a) Round Steak or Roast (boneless).....	41	39	36	35	34
(b) Minced Round Steak (boneless and ground).....	41	39	36	35	34
3. Rump Roast.....	39	37	34	33	32
(a) Round End.....	39	37	34	33	32
(b) Square End.....	39	37	34	33	32
4. Sirloin Tip (that boneless triangular portion of the short hip from knecap to rump knuckle bone, cut parallel to round bone).....	41	38	37	36	35
(a) Cubed Sirloin Tip (the same boneless cut as in 4 above but cubed, with surplus fat and tissue removed.....	47	44	43	42	41
5. Sirloin Steak or Roast.....	44	40	38	36	36
6. Flank Steak (lying under Primary Cut No. 7.).....	28	27	25	24	24
7. Flank (trimmed).....	19	18	17	16	15
8. Porterhouse Steak or Roast.....	46	44	41	40	39
9. T-Bone Steak or Roast.....	46	44	41	40	39
10. Wing Steak or Roast.....	45	42	40	38	38
11. Rib Roast (with 7 rib bones) whole.....	34	31	30	29	28
(a) Rolled Rib Roast (the same cut as in 11, boneless, rolled and tied).....	45	42	40	39	38
(b) Prime Rib Roast (with 5 rib bones).....	37	33	32	31	30
(c) Rolled Prime Rib Roast (the same cut as in (b) boneless, rolled and tied).....	47	43	42	41	40
(d) Rib Roast (with 6th and 7th rib bones).....	32	29	28	27	26
(e) Inside Rolled Rib Roast (boneless inside portion of the 6th and 7th rib commonly known as "eye of the rib" lying directly under the blade, rolled and tied).....	47	44	43	42	41
(f) Outside Rolled Rib Roast (that boneless outside portion of the 6th and 7th rib lying directly above the blade, rolled and tied).....	32	29	28	27	26

SCHEDULE "A" TO ORDER NO. 260—Continued

PART III—TORONTO, HAMILTON, ST. CATHARINES, WELLAND, NIAGARA FALLS, BRANTFORD, LONDON AND ESSEX-KENT-LAMBTON AREAS—Concluded

Maximum Retail Selling Prices for Authorized Retail Cuts of Beef

Authorized Cuts (Primary cuts indicated by numbers and secondary cuts indicated by letters.)	Special Quality	Com- mercial Quality	Plain Quality	Cow Beef and Bull Beef	Cutter Quality
	(cents per pound)	(cents per pound)	(cents per pound)	(cents per pound)	(cents per pound)
12. Short Ribs (Braising).....	21	19	19	18	18
13. Plate Brisket.....	19	18	17	16	16
(a) Plate Brisket (boneless, rolled and tied).....	27	25	24	23	23
14. Brisket Point.....	17	16	15	14	13
(a) Brisket Point (boneless, rolled and tied).....	29	27	26	24	23
15. Round Bone Shoulder Roast.....	30	27	25	24	24
16. Short or Cross Rib Roast.....	34	32	30	30	29
17. Blade Roast.....	31	29	27	26	26
18. Chuck Roast.....	28	27	24	23	23
(a) Chuck Roast (boneless).....	33	32	29	28	28
19. Neck (boneless).....	25	23	23	22	21
20. Shank (Bone-in).....	14	13	13	12	12
(a) Front Shank Knuckle End Bone-in (shoulder portion with knuckle ends of shank and arm bones).....	11	10	10	09	09
(b) Centre Cut Shank Bone-in (portion remaining after removal of knuckle ends of Front Shank and knee Bones).....	21	20	20	19	19
(c) Front Shank (boneless) (same cut as (a) with bone removed).....	25	23	23	22	21
Miscellaneous Cuts—					
Boneless Stew: (any boneless stewing beef obtained from any portion of a dressed carcass) ..	25	23	23	22	21
Hamburger: (any boneless ground beef, except minced round steak, obtained from any portion of a dressed carcass).....	24	22	22	21	21
Tenderloin: (that lean meat lying along the back-bone on the underside or the inside of the long loin, with surplus fat removed).....	79	75	75	75	69
Minute Steaks: (boneless beef obtained from strip loins with all surplus fat and tissue removed by cutting or frenching into thin steaks).....					39

SCHEDULE "A" TO ORDER No. 260—Continued

PART IV—WINNIPEG AREA

Maximum Retail Selling Prices for Authorized Retail Cuts of Beef

Authorized Cuts (Primary cuts indicated by numbers and secondary cuts indicated by letters.)	Special Quality	Com- mercial Quality	Plain Quality	Cow Beef and Bull Beef	Cutter Quality
	(cents per pound)	(cents per pound)	(cents per pound)	(cents per pound)	(cents per pound)
1. Boneless Shank (lying either side of the hind shank bone).....	26	26	25	23	23
2. Round Steak or Roast.....	38	35	33	32	31
(a) Round Steak or Roast (boneless).....	40	37	35	34	33
(b) Minced Round Steak (boneless and ground).....	40	37	35	34	33
3. Rump Roast.....	38	35	33	32	31
(a) Round End.....	38	35	33	32	31
(b) Square End.....	38	35	33	32	31
Sirloin Tip (that boneless triangular portion of the short hip from kneecap to rump knuckle bone, cut parallel to round bone).....	40	37	36	35	35
(a) Cubed Sirloin Tip (the same boneless cut as in 4 above but cubed, with surplus fat and tissue removed).....	46	43	42	41	41
5. Sirloin Steak or Roast.....	43	39	37	36	35
6. Flank Steak (lying under Primary Cut No. 7).....	27	26	25	24	24
7. Flank (trimmed).....	19	18	16	15	15
8. Porterhouse Steak or Roast.....	46	42	40	39	39
9. T-Bone Steak or Roast.....	46	42	40	39	39
10. Wing Steak or Roast.....	44	41	39	38	37
11. Rib Roast (with 7 rib bones).....	33	31	29	28	27
(a) Rolled Rib Roast (the same cut as in 11, boneless, rolled and tied).....	43	41	39	38	37
(b) Prime Rib Roast (with 5 rib bones).....	35	33	31	30	29
(c) Rolled Prime Rib Roast (the same cut as in (b) boneless, rolled and tied).....	45	43	41	40	39
(d) Rib Roast (with 6th and 7th rib bones).....	31	29	27	26	25
(e) Inside Rolled Rib Roast (boneless inside portion of the 6th and 7th rib commonly known as "eye of the rib" lying directly under the blade, rolled and tied)....	46	44	42	41	40
(f) Outside Rolled Rib Roast (that boneless outside portion of the 6th and 7th rib lying directly above the blade, rolled and tied).....	31	29	27	26	25

SCHEDULE "A" TO ORDER No. 260—Concluded
PART IV—WINNIPEG AREA—Concluded

Maximum Retail Selling Prices for Authorized Retail Cuts of Beef

Authorized Cuts (Primary cuts indicated by numbers and secondary cuts indicated by letters.)		Special Quality (cents per pound)	Com- mercial Quality (cents per pound)	Plain Quality (cents per pound)	Cow Beef and Bull Beef (cents per pound)	Cutter Quality (cents per pound)
12.	Short Ribs (Braising).....	21	19	18	17	17
13.	Plate Brisket.....	19	18	16	15	15
	(a) Plate Brisket (boneless, rolled and tied).....	26	25	23	22	21
14.	Brisket Point.....	16	16	14	13	13
	(a) Brisket Point (boneless, rolled and tied).....	27	27	24	23	22
15.	Round Bone Shoulder Roast.....	29	26	25	23	23
16.	Short or Cross Rib Roast.....	33	31	30	29	28
17.	Blade Roast.....	30	28	26	25	25
18.	Chuck Roast.....	27	26	24	23	22
	(a) Chuck Roast (boneless).....	32	31	29	28	27
19.	Neck (boneless).....	24	23	22	21	20
20.	Shank (bone-in).....	13	13	12	11	11
	(a) Front Shank Knuckle End Bone-in (shoulder portion with knuckle ends of shank and arm bones).....	10	10	9	9	9
	(b) Centre Cut Shank Bone-in (portion remaining after removal of knuckle ends of Front Shank and knee bones).....	20	20	19	18	18
	(c) Front Shank (boneless) (same cut as (a) with bone removed).....	24	23	22	21	20
Miscellaneous Cuts—						
	Boneless Stew: (any boneless stewing beef obtained from any portion of a dressed carcass)...	24	23	22	21	20
	Hamburger: (any boneless ground beef, except minced round steak, obtained from any portion of a dressed carcass).....	23	22	21	21	20
	Tenderloin: (that lean meat lying along the back-bone on the underside or the inside of the long loin, with surplus fat removed).....	79	75	75	75	69
	Minute Steaks: (boneless beef obtained from strip loins with all surplus fat and tissue removed by cutting or frenching into thin steaks).....					37

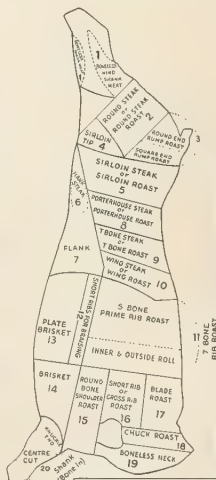
SCHEDULE B TO ORDER 260

RETAIL BEEF CHART

Retail Cut Illustrations



Standard Cutting Chart Retail Primary Cuts

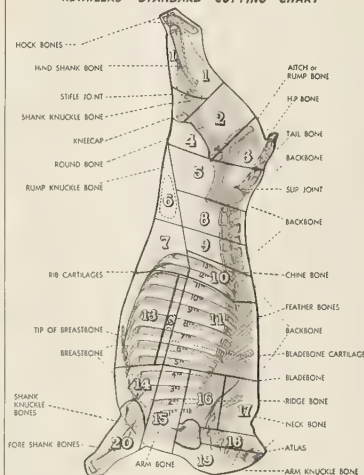


The portions separated by dotted lines (primary cuts 3, 11 & 20) indicate secondary cuts

Retail Cut Illustrations



LOCATION, STRUCTURE and NAMES OF BONES RETAILERS STANDARD CUTTING CHART



THIS CHART illustrates the retail cuts of beef which may be sold or offered for sale at prices not in excess of those prices for each cut and quality shown in a price schedule which is required by Order of the Wartime Prices and Trade Board to be posted "in a conspicuous place" at each place of business in which beef is sold at retail.

SCHEDULE "C"

To ORDER No. 260

The following are designated areas for the purposes of the above Order:—

- (1) "Halifax Area" means the City of Halifax and the territory lying within a radius of 20 miles from the City Hall in the said City;
- (2) "Sydney Area" means the City of Sydney and the territory lying within a radius of 20 miles from the City Hall in the said City;
- (3) "Saint John Area" (New Brunswick) means the City of Saint John and the territory lying within a radius of 10 miles from the City Hall in the said City;
- (4) "Quebec City Area" means the City of Quebec and the territory lying within a radius of 20 miles from the City Hall in the said City;
- (5) "Montreal Area" means the City of Montreal and the territory lying within a radius of 25 miles from the City Hall in the said City;
- (6) "Ottawa-Hull Area" means the City of Ottawa, the City of Hull and the territory lying within a radius of 10 miles from the Parliament Buildings in the said City of Ottawa;
- (7) "Toronto Area" means the City of Toronto, those parts of the counties of Ontario, York, Peel and Halton, lying within a radius of 20 miles from the Parliament Buildings in the said City and all municipalities situated within such parts and including Oakville;
- (8) "Hamilton Area" means the City of Hamilton and the territory lying within a radius of 10 miles from the City Hall in the said City;
- (9) "St. Catharines Area" means the City of St. Catharines and the territory lying within a radius of 5 miles from the City Hall in the said City;
- (10) "Welland Area" means the City of Welland and the territory lying within a radius of 5 miles from the City Hall in the said City;
- (11) "Niagara Falls Area" means the City of Niagara Falls and the territory lying within a radius of 5 miles from the City Hall in the said City;
- (12) "Brantford Area" means the City of Brantford and the territory lying within a radius of 5 miles from the City Hall in the said City;
- (13) "London Area" means the City of London and the territory lying within a radius of 5 miles from the City Hall in the said City;
- (14) "Essex-Kent-Lambton Area" means the territory composed of the Counties of Essex, Kent, and Lambton in the province of Ontario and includes all municipalities situated within such territory;
- (15) "Winnipeg Area" means the City of Winnipeg and the territory lying within a radius of 10 miles from the City Hall in the said City.

WARTIME PRICES AND TRADE BOARD

Order No. 270

Respecting Exemptions from Maximum Prices

made pursuant to authority conferred by Order in Council P.C. 8528, dated the 1st day of November, 1941.

Whereas it is expedient to exempt philatelic albums from maximum prices;
Therefore this Board orders as follows:

1. Clause (e) of Section 3 of Order No. 189 of the Board is amended by adding at the end thereof the words "and philatelic albums of all kinds."

2. This Order shall be effective on and after the 1st day of May, 1943.

Made at Ottawa, the 27th day of April, 1943.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

Order No. 271

Respecting Rationing of New Farm Machinery and Equipment

made pursuant to authority conferred by Order in Council P.C. 8528 dated the first November, 1941.

Whereas it is expedient to amend Order No. 192 of the Board;

Therefore this Board orders as follows:—

1. Clause (d) of Section 1 of Order No. 192 of the Board is hereby revoked and the following substituted therefor:

“(d) “farm machinery and equipment” means and includes agricultural machinery, mechanical equipment and implements designed for use on a farm or ranch for the production, care or treatment of crops, livestock, poultry or other produce.”

2. Order No. 192 of the Board is hereby amended

(a) by renumbering sections 12 and 13 thereof as sections 13 and 14 respectively;

(b) by adding to the said Order as section 12 thereof the following:

“12. Nothing in this Order contained shall apply to

- (a) attachments, repair parts and spare parts designed for the repair or maintenance of farm machinery, equipment or implements;
- (b) tracklaying type tractors;
- (c) irrigation or drainage equipment;
- (d) hand tools;
- (e) milk cooler refrigeration units;
- (f) sickle knife grinders;
- (g) incubators, 150 egg or under;
- (h) pump jacks;
- (i) wood well pumps;
- (j) barrel and cistern pumps;
- (k) churns;
- (l) sprayers, 6 gal. and under;
- (m) wheelbarrows;
- (n) electric fence controllers;
- (o) hand operated seeders, cultivators and weeders;
- (p) hay forks, slings and attachments therefor;
- (q) brooders.”

3. This Order shall be effective on and after the 8th day of May, 1943.

Made at Ottawa the 27th day of April, 1943.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

Order No. 272

Respecting Butter Rationing

made pursuant to authority conferred by Order in Council P.C. 8528, dated November 1, 1941.

Whereas it is expedient to amend Order No. 244 of the Board dated the 27th day of February, 1942;

Therefore, this Board orders as follows:—

1. Sub-section (2) of Section 20 of the said Order No. 244 is hereby revoked and the following substituted therefor:

“(2) On and after the 1st day of May, 1943, no industrial user shall obtain a special purchase permit referred to in sub-section (1) of this Section for any quantity of first or second grade creamery butter unless his application

to the Ration Administrator for such permit is accompanied by a certified cheque payable to the Receiver General of Canada to the account of the Department of Agriculture for an amount, calculated at the rate of six and a half cents per pound of butter, to cover the subsidy paid by the Commodity Prices Stabilization Corporation Limited or by the Department of Agriculture on the butter-fat used in making such butter."

2. This Order shall be effective on and after the 1st day of May, 1943.

Made at Ottawa, this 30th day of April, 1943.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

Order No. 273

Respecting New Potatoes

made pursuant to authority conferred by Order in Council P.C. 8528, dated November 1, 1941.

This Board orders as follows:—

1. For the purposes of this Order "new potatoes" mean potatoes grown in 1943 and sold or offered for sale in the period May 3, 1943, to August 31, 1943, both dates inclusive.

2. The provisions of Order No. 236 of the Board shall not hereafter apply to new potatoes as defined by this Order.

PART I—Maximum Prices

3. (1) Except as otherwise provided in subsection (3) of this Section the maximum price per pound (including all charges) at which a wholesale distributor may sell or offer to sell any new potatoes shall be the sum of the following:

- (a) the actual price paid by the wholesale distributor for the new potatoes, but in the case of imported new potatoes, not in any event exceeding the maximum price, f.o.b. his supplier's point of shipment in the United States of America, established by the Office of Price Administration of the United States of America;
- (b) such transportation charges to his place of business, refrigeration, heating and fumigation charges, bank and foreign exchange, customs brokerage charges, war and excise taxes, customs duty and insurance charges, if any, as are to be borne by the wholesale distributor and are not included in such actual price; and
- (c) a markup not exceeding fifteen per cent (15%) of the wholesale distributor's selling price, or one-half ($\frac{1}{2}$) cent per pound of such new potatoes, whichever amount is the lesser, but in no event shall the markup be greater than one-third of the amount by which the maximum price prescribed by this Order on sales at retail of such new potatoes exceeds the sum of the amounts mentioned in clauses (a) and (b) of this Section;

provided however that the maximum price of new potatoes sold by a wholesale distributor shall not in any event exceed the maximum price prescribed by Section 5 hereof.

(2) The maximum price referred to in subsection (1) of this Section shall be the delivered price to the buyer's place of business where such place of business is situated within the customary free delivery zone of the wholesale distributor.

(3) The maximum price per pound (including all charges) at which a wholesale distributor may sell or offer to sell new potatoes to a retailer whose place of business is situated outside the wholesale distributor's customary free delivery zone shall be, where the retailer's maximum price will not permit him to take the maximum retail markup permitted by this Order, an amount equal to the maximum price prescribed by subsection (1) of this Section less one-third of the lowest cost of transporting such new potatoes by common carrier from his place of business to the retailer's place of business; provided that nothing in this subsection contained shall be deemed to prohibit the sale of new potatoes to such retailer at the maximum price prescribed by subsection (1) of this Section where such retailer elects to take delivery of the new potatoes at the place of business of his wholesale distributor.

4. The maximum price per pound (including all charges) at which a retailer may sell or offer to sell any new potatoes shall be the sum of the following:

- (a) the actual delivered price paid for the new potatoes but where such new potatoes were
 - (i) imported by him, such actual delivered price shall not exceed the lawful maximum price f.o.b. his supplier's point of shipment in the United States of America established by the Office of Price Administration of the United States of America, and the charges and other items set forth in clause (b) of Section 3 hereof; or
 - (ii) purchased by him from a wholesale distributor, such actual delivered price shall not exceed the lawful maximum price at which such new potatoes may be sold to him by the wholesale distributor, plus the lowest cost of transporting such new potatoes by the common carrier to his place of business from the wholesale distributor's place of business; and
- (b) a markup not exceeding thirty per centum (30%) of the retailer's selling price, or one and one-quarter (1¼) cents per pound, whichever amount is the lesser;

provided however that the maximum price of such new potatoes sold by him

- (i) during the remainder of the month of May, 1943, commencing May 3rd, shall not exceed five and one-half (5½) cents per pound, and
- (ii) during the months of June, July and August shall not exceed five (5) cents per pound.

5. Notwithstanding anything contained in Order No. 189 of the Board the maximum price (including delivery and all other charges) at which a primary producer of new potatoes grown in Canada may sell or offer to sell such new potatoes direct to a consumer

- (a) during the remainder of the month of May, 1943, commencing May 3rd, shall be five and one-half (5½) cents per pound; and
- (b) during the months of June, July and August, 1943, shall be five (5) cents per pound.

6. For the purposes of Sections 3 and 4 hereof in order to determine the actual delivered price of imported new potatoes any wholesale distributor or any retailer may, at the commencement of business each day,

- (a) average the cost of all shipments of imported new potatoes purchased by him under conditions of sale providing for delivery to him during that day; or
- (b) average the cost of not more than three consecutive shipments of imported new potatoes purchased by him under conditions of sale providing for delivery to him on or after that day;

provided he retains for six months from the date of the transaction to which it relates, a copy of his costs sheets and supplier's invoices in his place of business, available for inspection by any representative of the Board.

PART II—Records of Sales and Purchases

7. (1) Every wholesale distributor shall

- (a) furnish each buyer of new potatoes from him, concurrently with delivery of such new potatoes with an invoice showing whether such new potatoes are imported or Canadian grown, and showing the date of sale, the name and complete address of the seller and the consignee, point of delivery and the price per pound of the new potatoes, and, on sales to a retailer of new potatoes at a price that will not permit the retailer to take the maximum retail markup permitted by this Order, such invoice shall also show the actual price paid by the wholesale distributor, the sum of the transportation and other charges referred to in clauses (a) and (b) of Section 3 hereof, and the markup included in the wholesale distributor's selling price and any deduction provided by subsection (3) of Section 3 hereof; and
- (b) retain a copy of such invoice in his place of business, available for inspection by any representative of the Board, for six months from the date of the transaction to which it relates.

(2) Every wholesale distributor and every retailer shall, immediately after receiving any shipment or delivery of new potatoes and before selling or offering to sell such new potatoes, prepare, and keep written records in which there shall be separately detailed for each wholesale and each retail place of business operated by him, in respect of each purchase of such new potatoes by him, the date of purchase, the name and complete address of his supplier, the price paid per pound and the charges referred to in clause (b) of Section 3 or clause (a) of Section 4, as the case may be, in respect of such new potatoes delivered to his place of business, and whether such new potatoes are imported or Canadian grown.

(3) Every person to whom an invoice is furnished pursuant to subsection (1) of this Section and every person required to prepare and keep a record pursuant to subsection (2) of this Section shall retain such record and invoice at his place of business available for inspection by any representative of the Board, for a period of six months from the date of the transaction to which it relates.

(4) The retention by any person of an invoice furnished by his supplier, available for inspection by any representative of the Board, shall, in respect of the particulars mentioned in such invoice, be a sufficient compliance by that person with the provisions of subsection (2) of this Section.

(5) Every person selling new potatoes at retail shall, upon request by a customer at the time of sale, furnish the customer with an invoice or sales slip showing the date of sale, the seller's name and address, and the weight, and the price per pound of the new potatoes purchased by such customer, and whether such new potatoes are imported or Canadian grown.

9. This Order shall be effective on and after the 3rd day of May, 1943.

Made at Ottawa, this 1st day of May, 1943.

D. GORDON,
Chairman.

Administrators' Orders

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-710

Respecting Used Metal Beds and Bed Springs

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

1. For the purposes of this Order,

- (a) "dealer" means a person who buys and sells or otherwise deals in used metal beds and used metal bed springs;
- (b) "rebuilt metal bed" and "rebuilt metal bed spring" mean, respectively, a used metal bed and a used metal bed spring in which, where required, all worn or broken parts have been reworked, repaired or replaced and which has been repainted and restored to a condition substantially equivalent to that of a new metal bed or a new metal bed spring, and, respectively, include a used metal bed and a used metal bed spring which without being rebuilt is in a condition substantially equivalent to that of a new metal bed or a new metal bed spring.

2. The maximum price, f.o.b. dealer's place of business or delivered in the normal delivery area of the dealer, at which a dealer may sell or offer to sell a rebuilt metal bed or a rebuilt metal bed spring of a kind named in the Schedule hereto shall be

- (a) to a consumer, the amount shown opposite that kind in column 1 of the said Schedule;
- (b) to a person other than a consumer, the amount shown opposite that kind in column 2 of the said Schedule.

3. The maximum price at which a dealer may sell or offer to sell a used metal bed or a used metal bed spring other than a rebuilt metal bed or a rebuilt metal bed spring shall be a price which is just and reasonable having regard to the comparability of its condition and usefulness with those of a rebuilt metal bed or a rebuilt metal bed spring, as the case may be, of the same or most closely similar kind.

4. No dealer shall sell or supply a used metal bed or a used metal bed spring unless he issues at the time of sale an invoice or receipt, in duplicate, describing in detail the article sold and the selling price thereof. A copy of the invoice or receipt shall be delivered to the buyer and a copy shall be retained on the premises of the dealer for inspection by the Administrator of Used Goods or any person duly authorized by the Board.

5. The provisions of this Order shall be subject to such written exemptions as the said Administrator, upon application to him, may grant in individual cases of undue hardship or other special circumstances.

6. This Order shall be effective on and after the 10th day of May, 1943.

Dated at Ottawa, this 4th day of May, 1943.

S. GODFREY,
Administrator of Used Goods.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE

to Administrator's Order No. A-710

MAXIMUM PRICES FOR REBUILT METAL BEDS AND REBUILT METAL BED SPRINGS

Kind	To a Consumer <i>Column 1</i>	To other than a Consumer <i>Column 2</i>
Coil Springs	\$ 7.50	\$4.50
Cable Springs	7.50	4.50
Slat Fabric Springs	11.50	7.00
Metal Beds, no panels.....	8.00	5.50
Metal Beds, with panels	11.00	6.50
Metal Beds, full panel	13.50	8.00

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-712

Respecting Used Mechanical Household Refrigerators

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

1. For the purposes of this Order,

- (a) "dealer" means a person who buys and sells or otherwise deals in used refrigerators;
- (b) "rebuilt refrigerator" means a used refrigerator of which all worn, defective, broken and missing parts have, where required, been reworked, repaired and replaced and which is capable of performance substantially equivalent to that of the same refrigerator when new;
- (c) "used refrigerator" means a mechanical household refrigerator, including a gas refrigerator and an electric refrigerator, which has been in use or acquired for use by a consumer for a period of one month or more.

2. No manufacturer of refrigerators or dealer shall wilfully mutilate or destroy a used refrigerator or a part thereof without written permission of the Administrator of Used Goods.

3. The maximum price at which a dealer may sell or offer to sell a rebuilt refrigerator for which a warranty is implied as provided in Section 5 shall be the percentage set forth in column 2 of the Schedule hereto of the price at which the same refrigerator or one of the same make, model and age when new was sold at retail in the locality in which the rebuilt refrigerator is sold or offered for sale, the applicable percentage being that set forth in column 2 opposite the age in years of the rebuilt refrigerator as set forth in column 1 of the Schedule.

4. The maximum price at which a dealer may sell or offer to sell a used refrigerator or a rebuilt refrigerator for which no warranty is implied shall be the percentage set forth in column 3 of the said Schedule of the price at which the same refrigerator or one of the same make, model and age when new was sold at retail in the locality in which the used refrigerator or rebuilt refrigerator is sold or offered for sale, the applicable percentage being that set forth in column 3 opposite the age in years of the used refrigerator or rebuilt refrigerator as set forth in column 1 of the said Schedule.

5. The sale of a rebuilt refrigerator at a price exceeding the maximum price at which a used refrigerator may be sold according to the provisions of Section 4 shall carry with it and include an implied warranty and covenant on the part of the dealer who sells it that the refrigerator is a rebuilt refrigerator and reasonably fit and suitable

for household purposes and that the dealer will, without charge, keep the same in good repair and working order for a period of not less than ninety days from the date of sale, save and except repair and the supply of parts necessitated by improper use by the buyer.

6. (1) For the purposes of Sections 3 and 4, the age of a rebuilt refrigerator or used refrigerator shall be calculated from the year in which it was released by the manufacturer.

- (2) The price at which a rebuilt refrigerator or used refrigerator is sold shall be
- (a) f.o.b. seller's place of business and shall include free delivery to any point within the seller's usual delivery area; and
 - (b) inclusive of installation of the rebuilt refrigerator or used refrigerator in the buyer's premises and connection thereof to the outlet provided by the buyer in the room in which installation is made.

7. (1) Every dealer who sells a rebuilt refrigerator or used refrigerator shall at the time of sale issue an invoice in duplicate describing the refrigerator in detail, the name of the manufacturer, serial number, size of cabinet, selling price and the price or charges, if any, for additional parts, work or services supplied or done in respect of the refrigerator, its sale or installation.

(2) One of the duplicates of the invoice shall be delivered to the buyer and the other shall be retained by the seller at his place of business for a period of not less than one year from the date of sale and shall be kept available for inspection by the said Administrator or any other person authorized by or on behalf of the Board.

(3) Where a rebuilt refrigerator is sold with an implied warranty, the invoice shall also specify that the warranty is implied as required by this Order.

8. Nothing in this Order contained shall be deemed in any way to limit a written or contractual warranty or guarantee relating to a mechanical household refrigerator.

9. The provisions of this Order shall be subject to such written exemptions as the said Administrator, upon application to him, may grant in individual cases of undue hardship or other special circumstances.

10. This Order shall be effective on and after the 12th day of May, 1943.

Dated at Ottawa this 4th day of May, 1943.

S. GODFREY,
Administrator of Used Goods.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE

To Administrator's Order No. A-712

<i>Column 1</i>		Percentage of Retail Price of New Refrigerator	
		<i>Column 2</i>	<i>Column 3</i>
Age of Rebuilt or Used Refrigerator		Rebuilt Refrigerator (implied warranty)	Used Refrigerator and Rebuilt Refrigerator (no implied warranty)
		percentage	percentage
(a) One year and under.....		90	65
(b) Over 1 year and not more than 2 years....		85	60
(c) Over 2 years and not more than 3 years....		80	55
(d) Over 3 years and not more than 4 years....		75	52½
(e) Over 4 years and not more than 5 years....		70	50
(f) Over 5 years and not more than 6 years....		65	45
(g) Over 6 years.....		60	42½

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-713

Respecting the Manufacture of Women's, Misses' and Children's Wear

Pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board as follows:

1. Schedule "D" to Administrator's Order No. A-474 is hereby amended by deleting therefrom item (m) under the caption "Eliminations".

2. This Order shall be effective on and after the 10th day of May, 1943.

Dated at Ottawa this 6th day of May, 1943.

J. A. KLEIN,
Administrator of Women's, Misses' and Children's Wear.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-716

Respecting Flannelette Garments

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

1. For the purposes of this Order, "quarter year" means a three months period ending February 28th, May 31st, August 31st or November 30th.

2. No manufacturer of flannelette garments shall on or after June 1st, 1943, unless he has obtained the written permission of the Administrator of Women's, Misses' and Children's Wear,

(a) use flannelette in the manufacture of garments, or

(b) manufacture or put in process in the quarter year ending August 31, 1943, or in any succeeding quarter year a quantity of any class of flannelette garments other than such quantity of that class of garments as the said Administrator may specify for such quarter year.

3. No person shall use flannelette in the manufacture of,

(a) children's two pants sleepers;

(b) women's or misses' pyjamas with sleeves exceeding 5" in length measured from the under-arm seam.

4. No person who manufactures women's or misses' flannelette nightgowns shall in any quarter year manufacture more than 50% of the total number of such nightgowns produced by him with sleeves exceeding 5" in length measured from the under-arm seam.

5. Every manufacturer of flannelette garments shall report in writing to the said Administrator within 15 days from the effective date hereof,

(a) the number of flannelette garments for infants and children up to and including size 14 manufactured by him during the calendar year 1941 and,

(b) the number of flannelette garments which he had in stock at the effective date hereof specifying what proportion of such number represents garments for infants and children up to and including size 14.

6. Nothing in this Order shall apply to the manufacture of garments for,

- (a) the Department of Munitions and Supply, any of the Departments of National Defence or the Department of Pensions and National Health;
- (b) a hospital which for the purposes of the Special War Revenue Act is certified by the Department of Pensions and National Health as a public hospital;

nor shall the quantity of flannelette garments manufactured for any such Department or hospital be taken into account for the purposes of Sections 2 and 4 of this Order.

7. The provisions of this Order shall be subject to such written exemptions as the said Administrator may grant, upon application to him, in individual cases of undue hardship or other special circumstances.

8. This Order shall be effective on and after the 13th day of May, 1943.

Dated at Ottawa, this 8th day of May, 1943.

J. A. KLEIN,
Administrator of Women's, Misses' and Children's Wear.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-718

Respecting Cascara Bark

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

1. For the purposes of this Order,

- (a) "Cascara Bark" means Cascara Sagrada, that is, the bark of *Rhamnus Purshiana*;
- (b) "collector" means a person who purchases or acquires Cascara Bark for the purpose of re-sale to a processor;
- (c) "processor" means a person who purchases or acquires Cascara Bark for conversion into extracts of Cascara.

2. The maximum price at which a collector may sell or offer to sell Cascara Bark to a processor shall be twenty-four and one-half cents (24½c) per pound, f.o.b. the collector's shipping point in British Columbia, exclusive of Dominion Sales Tax.

3. This Order shall be effective on and after the 12th day of May, 1943.

Dated at Ottawa, this 8th day of May, 1943.

E. T. STERNE,
Administrator of Chemicals.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-719

Respecting Maximum Prices of Non-Ferrous Metal Scrap

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

1. The Schedule to Administrator's Order No. A-660 is hereby amended by deleting therefrom the words and figures

"Add 85 cents per 100 lbs. to zinc group prices if in slab form" where they occur therein in the line immediately following the items listed under the heading "Zinc Group" and inserting in lieu thereof the words and figures

"Add 85 cents per 100 lbs. to zinc group prices of each of the items respectively numbered above from Z.1 to Z.6 (both inclusive) if the item is sold in slab form."

2. This Order shall be effective on and after the 12th day of May, 1943.

Dated at Ottawa, this 8th day of May, 1943.

G. C. BATEMAN,
Administrator of Non-Ferrous Metals (Primary).

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-721

Respecting Base Paper for Conversion into Wax Bread Wrappers

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

1. Administrator's Order A-523 is hereby amended by deleting therefrom Section 2 thereof.

2. This Order shall be effective on and after the 13th day of May, 1943.

Dated at Ottawa, this 10th day of May, 1943.

A. P. JEWETT,
Administrator of Book and Writing Papers.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-722

Respecting the Use of Metal in the Manufacture of Certain Goods

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

1. Part I of the Schedule to Administrator's Order No. A-613 is hereby amended by deleting therefrom item number 8 and substituting therefor the following:

"Illuminated signs, street signs, highway signs, commercial or industrial signs and other signs, except identification tags as defined in Administrator's Order No. A-692".

2. This Order shall be effective on and after the 13th day of May, 1943.

Dated at Ottawa, this 10th day of May, 1943.

H. H. FOREMAN,
Administrator of Fabricated Steel and Non-Ferrous Metal.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

PART IV

Wartime Industries Control Board
(Munitions and Supply)

DEPARTMENT OF MUNITIONS AND SUPPLY
COAL CONTROLLER

Order No. Coal 4A

(Suspending Order No. Coal 4—Bituminous Coal—
Emergency Distribution)

Dated May 3, 1943.

Pursuant to the powers conferred by Order in Council P.C. 1752 of March 5, 1943, and any other enabling Order in Council or Statute and with the approval of the Chairman of the Wartime Industries Control Board it is hereby ordered as follows:

1. *Order No. Coal 4 Suspended*

The Coal Controller's Order No. Coal 4 dated April 30, 1943, is hereby suspended and shall be of no effect from 12.01 a.m., E.D.S.T., May 3, 1943, and until further order.

F. G. NEATE,
Deputy Coal Controller.

APPROVED:

HENRY BORDEN,
Chairman, The Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY
METALS CONTROLLER

Order No. M.C. 52

(Maximum Prices for High Carbon Chrom-X)

Dated April 28, 1943.

Pursuant to the authority conferred by Order in Council P.C. 5225 dated June 19, 1942, and by any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board and the concurrence of the Wartime Prices and Trade Board, it is hereby ordered as follows:—

1. *Interpretation*

For the purposes of this Order unless the context otherwise requires,

- (a) "High carbon Chrom-X" shall mean an exothermic ferro-chrome alloy, containing not less than 4 per cent and not more than 7 per cent carbon, used in the production of chrome steels and iron.

2. *Maximum Prices for High Carbon Chrom-X*

(1) The maximum price at which any person may buy or sell high carbon Chrom-X, in carload lots, shall be at a rate of 14.5 cents per pound of contained chromium in such high carbon Chrom-X, f.o.b. Sault Ste. Marie, Ontario.

(2) The maximum price at which any person may buy or sell high carbon Chrom-X, in less than carload lots, shall be the maximum price for carload lots plus the normal trade differential between the price for carload lots and the price for less than carload lots.

3. *Effective Date*

This Order shall be effective on and after May 1, 1943.

G. C. BATEMAN,
Metals Controller.

APPROVED:

HENRY BORDEN,
Chairman, Wartime Industries Control Board.

CONCURRED IN:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

RUBBER CONTROLLER

Order No. Rubber 6-A

(Maximum Prices for Rubber)

Dated April 1, 1943.

Pursuant to the authority conferred by Order in Council P.C. 9995, dated November 3, 1942, and by any other enabling Order in Council or Statute and with the approval of the Chairman of the Wartime Industries Control Board and the concurrence of the Wartime Prices and Trade Board, it is hereby ordered as follows:

1. *Interpretation*

For the purposes of this Order, except where the context otherwise requires:

- (a) "authorized dealer" means a person who holds an unrevoked permit in writing, issued by the Rubber Controller, authorizing such person to deal in rubber in Canada;
- (b) "deal in" includes buy, sell, exchange, supply, deliver or otherwise dispose of;
- (c) "Fairmont" means the Fairmont Company Limited;
- (d) "person" includes any partnership, corporation, company and/or any aggregation of persons;
- (e) "processor" means any person in Canada who processes, manufactures or fabricates rubber, either alone or in combination or conjunction with anything else, into any other form, article, commodity, substance, material or thing;
- (f) "rubber" means crude natural rubber and synthetic rubber and rubber substitutes in any form, and without restricting the generality of the foregoing, includes balata, gutta percha, guayule and liquid latex.

2. *Order No. Rubber 6 Rescinded*

Order No. Rubber 6 of the Rubber Controller, dated January 12, 1943, is hereby rescinded.

3. *Maximum Prices to Which Fairmont is Entitled*

(1) Fairmont may demand and accept from purchasers for rubber bought from or supplied by it, a price which, exclusive of inland freight charges, is not in excess of the maximum price fixed in respect to each grade or classification of rubber in Schedule "A" to this Order, and, unless such grade or classification of rubber is being stored or held by such purchaser on behalf of Fairmont, Fairmont may demand and accept, in addition to the price fixed by Schedule "A" to this Order, the mark-up or increase fixed by Schedule "B" to this Order for each such grade or classification of rubber;

(2) Notwithstanding the provisions of subsection (1) of this Section, Fairmont may demand and accept from any processor for rubber stored or held by such processor on behalf of Fairmont prior to November 20, 1941, and for rubber purchased by Fairmont prior to such date and intended for the use of a processor, a price equal to the all-inclusive cost of such rubber to Fairmont;

(3) In addition to the prices of rubber chargeable by Fairmont under this Order, Fairmont shall be entitled to demand and accept from any purchaser the inland freight charges on such rubber at an equalized rate to be determined by Fairmont from time to time, plus freight from the point of storage to the point of destination.

4. *Maximum Prices to Which Authorized Dealers Are Entitled*

(1) Any authorized dealer may sell rubber in the grades and classifications mentioned in Schedule "B" to this Order, and may demand and/or accept from purchasers for each such grade or classification, in addition to the price fixed by Schedule "A" to this Order, the mark-up or increase fixed by Schedule "B" to this Order for each such grade or classification;

(2) In addition to the mark-ups listed in Schedule "B" to this Order, authorized dealers shall be entitled to demand and accept from any purchaser inland freight charges at an equalized rate to be determined by Fairmont from time to time, plus freight from the authorized dealer's warehouse to the point of destination.

J. A. MARTIN,
Deputy Rubber Controller.

APPROVED:

HENRY BORDEN,
Chairman, The Wartime Industries Control Board.

CONCURRED IN:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

SCHEDULE "A" TO ORDER No. RUBBER 6-A

J. A. MARTIN,
Deputy Rubber Controller.

Grade or Classification

	<i>Per pound</i>
#IX Ribbed Smoked Sheets, in bales.....	\$00·2498
IX Ribbed Smoked Sheets, in cases.....	00·2498
1 Ribbed Smoked Sheets, in cases.....	00·2491
1 Ribbed Smoked Sheets, in bales.....	00·2491
2 Ribbed Smoked Sheets, in bales.....	00·2470
3 Ribbed Smoked Sheets, in bales.....	00·2442
4 Ribbed Smoked Sheets, in bales.....	00·2414
5 Ribbed Smoked Sheets, in bales.....	00·2289
#IX Thick Pale Latex Crepe, in cases.....	00·2588
IX Thick Pale Latex Crepe, in bales.....	00·2553
1 Thick Pale Latex Crepe, in cases.....	00·2574

1 Thick Pale Latex Crepe, in bales.....	00·2539
2 Thick Pale Latex Crepe, in cases.....	00·2456
2 Thick Pale Latex Crepe, in bales.....	00·2456
3 Thick Pale Latex Crepe, in cases or bales.....	00·2428
#IX Thin Pale Latex Crepe, in cases.....	00·2588
1 Thin Pale Latex Crepe, in cases.....	00·2574
2 Thin Pale Latex Crepe, in cases.....	00·2456
2 Thin Pale Latex Crepe, in bales.....	00·2456
3 Thin Pale Latex Crepe, in cases or bales.....	00·2428
#IX Thick Brown Crepe, in bales.....	00·2384
2X Thick Brown Crepe, in bales.....	00·2338
3X Thick Brown Crepe, in bales.....	00·2220
#IX Thin Brown Crepe, in cases.....	00·2384
IX Thin Brown Crepe, in bales.....	00·2384
2X Thin Brown Crepe, in cases.....	00·2338
2X Thin Brown Crepe, in bales.....	00·2338
3X Thin Brown Crepe, in cases.....	00·2220
3X Thin Brown Crepe, in bales.....	00·2220
#1 Thick Remilled Blanket, in bales.....	00·2384
2 Thick Remilled Blanket, in bales.....	00·2359
3 Thick Remilled Blanket, in bales.....	00·2345
4 Thick Remilled Blanket, in bales.....	00·2288
#1 Thin Brown Remilled Crepe, in bales.....	00·2359
2 Thin Brown Remilled Crepe, in bales.....	00·2338
3 Thin Brown Remilled Crepe, in bales.....	00·2288
4 Thin Brown Remilled Crepe, in bales.....	00·2220
#1 Rolled Brown, in bales.....	00·1991
#1 Smoked Blanket.....	00·2345
2 Smoked Blanket.....	00·2331
Claro Brand 1XRSS, in cases.....	00·2489
#1XRSS European Estates Trimmings, in cases or bales.....	00·2442
Sole Crepe Trimmings and/or #IX Thin Pale Crepe Trimmings, in cases or bales.....	00·2539
R.C.M.A. Wtmkd. Crepe #16, in cases.....	00·2928
R.C.M.A. Wtmkd. Crepe #17, in cases.....	00·2872
R.C.M.A. Wtmkd. Crepe #18, in cases.....	00·2706
Sole Crepe (Harrison and Crosfield and R.C.M.A.), in cases.....	00·2588
Cut Fine Para—Washed and Dried.....	00·2498
Islands Fine Para—Washed and Dried.....	00·2498
Weak Fine Para—Washed and Dried.....	00·2373
Cameta Para—Washed and Dried.....	00·2345
Upriver Coarse Para—Washed and Dried.....	00·2248
Manicoba—Washed and Dried.....	00·2248
Manicoba Choro (Ceara Scrap)—Washed and Dried.....	00·1998
Central Scrap—Washed and Dried.....	00·2165
Caucho Ball—Washed and Dried.....	00·2165
Panama Slab—Washed and Dried.....	00·1998
Mangabiera—Washed and Dried.....	00·1998
Red Kassai—Washed and Dried (African).....	00·2331
Guayule.....	00·1998
Surinam Sheet Balata.....	00·4718
Venezuelan Block Balata.....	00·4468
Manaos Block Balata.....	00·4301
Colombian Block Balata.....	00·4301
Panama Block Balata.....	00·4301
Peruvian Prime Balata.....	00·4301
Chicken Wire Balata.....	00·2581
Coquirana Washed and Dried Balata.....	00·2581
Coquirana Crude Balata.....	00·2165
Sheet Balata (Brazilian), Washed and Dried.....	00·4718
Dark "Massaranduba" Crude Block Balata.....	00·2609
Peruvian Gum Balata—Washed and Dried.....	00·3333

Liquid Latex (Dry Weight)—38-40%.....	00·3500
Liquid Latex (Dry Weight)—60-62%.....	00·3700
Liquid Latex (Dry Weight)—73-75%.....	00·4000
GR-S (Buna S)	00·2250
GR-I (Butyl)	00·2050

SCHEDULE "B" ORDER No. RUBBER 6-A

J. A. MARTIN,

*Deputy Rubber Controller.**Crude Rubber in Bales or Cases other than Sole Crepe and Sucre*

On orders for 30 ton or more for one delivery.....	\$ ·0030 per lb.
On orders for 10 ton or more for one delivery.....	·0060 per lb.
On orders for 1 ton or more for one delivery.....	·0100 per lb.
On orders for less than one ton for one delivery.....	·0250 per lb.
On orders for less than one package for one delivery.....	·1000 per lb.

Sole Crepe and Sucre

On orders for 30 ton or more for one delivery.....	·0150 per lb.
On orders for 5 ton or more for one delivery.....	·0250 per lb.
On orders for less than 5 ton.....	·0300 per lb.

Liquid Latex

On orders for 10 drums or more for one delivery.....	·0100 per lb. dry wt.
On orders for less than 10 drums for one delivery.....	·0250 per lb. dry wt.
On orders for 5 gallons or more for one delivery.....	·1250 per lb. dry wt.
On orders for less than 5 gallons for one delivery....	·1750 per lb. dry wt.

VOLUME II, No. 7.



May 24, 1943

CANADIAN WAR ORDERS AND REGULATIONS 1943

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26th November, 1942.

STATUTORY ORDERS AND REGULATIONS DIVISION
PRIVY COUNCIL OFFICE

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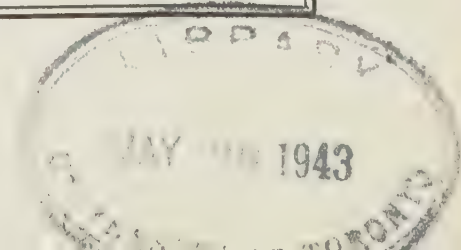


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PART I
Orders in Council

**Order in Council revoking the appointment of the Honourable Senator
J. J. Bench, K.C., as a member of the National War Labour
Board and appointing Leon Lalande a member**

P.C. 3512

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 29th day of April, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Labour reports with reference to the Wartime Wages Control Order (P.C. 5963 dated July 10, 1942), that the Honourable Senator J. J. Bench, K.C., in accordance with an understanding at the time of his appointment, has submitted his resignation as a member of the National War Labour Board.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, concurred in by the Chairman of the National War Labour Board, is pleased, to revoke and doth hereby revoke the appointment of the Honourable Senator J. J. Bench, K.C., as a member of the National War Labour Board, effective April 30, 1943; provided that, in respect of any application upon which a hearing has been held but which is still pending before the Board as of that date, he shall be deemed to continue as a member of the Board until such application has been decided or otherwise finally disposed of by the Board.

His Excellency in Council, on the same recommendation and pursuant to the provisions of the said Wartime Wages Control Order and under authority of the War Measures Act, Chapter 206, of the Revised Statutes of Canada, 1927, is pleased to appoint and doth hereby appoint Leon Lalande, Esquire, of the City of Montreal, in the Province of Quebec advocate, to be a member of the National War Labour Board, effective May 1, 1943, at a salary of ten thousand dollars per annum together with his actual and necessary expenses while absent from his place of residence in discharge of his official duties.

A. D. P. HEENEY,
Clerk of the Privy Council.

**Order in Council defining certain hospitals, central medical stores and
clinics as "bona fide public hospitals".**

P.C. 3626

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 17th day of May, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas for the purpose of allowing drawbacks of excise duty under The Excise Act and refunds or remissions of the consumption or sales tax under the Special War Revenue Act, the Department of Pensions and National Health is authorized under said Acts to certify as to hospitals being bona fide public hospitals;

And whereas Order in Council P.C. 2394, dated October 6th, 1937, reads in part as follows,

“(b) The following definition of the words ‘bona fide public hospital’ is hereby approved for the purposes of the said Acts:

‘A “bona fide public hospital” under The Excise Act and the Special War Revenue Act, shall mean an institution or establishment operated exclusively for the medical or surgical treatment of the sick or injured, and which is recognized by the Government of the Province in which it is located as a public hospital, and is annually in receipt of provincial or municipal aid towards the maintenance of beds for the medical and surgical treatment of indigent patients.’

“(c) Any Red Cross Hospital or any institution or establishment operated or assisted annually by any Department of the Government of Canada for the care of the sick or injured, or for those who require medical or surgical treatment, shall be deemed to be a bona fide public hospital under The Excise Act and the Special War Revenue Act.”

And whereas the Minister of Pensions and National Health reports that since the commencement of the war the United States government has established hospitals in Canada for the care of the personnel of its armed forces;

That in the opinion of officers of the Department of Pensions and National Health the existing legislation may not be sufficiently broad in its terms to warrant the certification of such hospitals as “bona fide public hospitals”;

That the Department of Pensions and National Health and the Department of National Defence operate military hospitals and have established medical stores depots to supply such hospitals with their requirements;

That the Canadian Red Cross Society is operating blood-donor clinics;

That doubt has been expressed that such departmental hospitals, medical stores depots, and blood-donor clinics can properly be described as “bona fide public hospitals” for the purpose of the above-mentioned statutes;

That it is desirable to remove any doubt as to the status of any of the foregoing institutions with respect to the operation of the said statutes;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Pensions and National Health, concurred in by the Minister of National Revenue, and under the authority of the War Measures Act, Chapter 206, of the Revised Statutes of Canada, 1927, is pleased to order and it is hereby ordered as follows,—

For the purpose of enabling the Department of Pensions and National Health to issue a certificate pursuant to subsection (2) of section 140 of The Excise Act and pursuant to Schedule III of the Special War Revenue Act as to any of the following institutions, establishments or services, and without restricting any definition of “bona fide public hospital” heretofore authorized for the purposes of such Acts, the term “bona fide public hospital” shall be deemed to include,—

- (a) any hospital operated by or on behalf of the Government of the United States for the care of the personnel of its armed forces;
- (b) any hospital operated by the Department of Pensions and National Health;
- (c) any hospital operated by the Department of National Defence;
- (d) the central medical stores of the Department of Pensions and National Health;
- (e) the central medical stores and any district depot medical stores of the Department of National Defence; and
- (f) any blood-donor clinic being operated by the Canadian Red Cross Society.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council establishing a Western Labour Board.

P.C. 3870

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 17th day of May, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Labour reports that jurisdiction over wage rates, increases in wage rates, and cost of living bonuses payable for and the hours of work in employment on defence projects in Alberta, British Columbia, and the Yukon and Northwest Territories is now divided between the National War Labour Board, the Regional War Labour Boards for Alberta and British Columbia, and certain Provincial agencies;

That different parts of the same defence project and closely related projects may therefore be under the jurisdiction of different agencies with respect to these matters; and

That it would facilitate the completion of such projects, would reduce uncertainties of jurisdiction and would tend to stabilize wage and employment conditions in the area mentioned, if jurisdiction with respect to these matters were conferred upon a single local body;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, and under authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to make and doth hereby make the following order:

ORDER

1. There shall be a Western Labour Board (hereinafter referred to as the Board) which shall consist of a chairman and five other members to be appointed by the Governor in Council on the recommendation of the Minister of Labour. One member shall be appointed after consultation with the Government of the Province of Alberta, one member shall be appointed after consultation with the Government of the Province of British Columbia, one member shall be appointed after consultation with organizations representative of employed persons, one member shall be appointed after consultation with organizations representative of employers, and one member shall be a National Selective Service Officer. They shall hold office during pleasure.

2. The chairman and the members of the Board shall be paid such remuneration as may be fixed by the Governor in Council.

3. (1) A majority of the members of the Board shall constitute a quorum.

(2) If the vote on any question is tied, the chairman shall have a second or casting vote.

4. The Head Office of the Board shall be at Edmonton, Alberta,

5. The Board may, with the approval of the Governor in Council employ such officers and employees as may be necessary for the conduct of its business and fix their remuneration.

6. The Board may, with the approval of the Minister of Labour, make, and from time to time alter, modify, substitute or repeal, by-laws to enable it to carry into effect the purposes of this Order.

7. (1) The Board shall have all the powers and authority of a commissioner appointed under Part 1 of the Inquiries Act, Chapter 99 of the Revised Statutes of Canada, 1927.

(2) The chairman or any member of the Board may administer oaths.

8. The administrative expenses of the Board shall be paid out of the War Appropriation.

9. The Government of the United States shall be invited to name a representative to act as a special consultant to the Board in respect of any matter relating to employment on projects of the United States in Canada.

10. The Board shall furnish such reports to the Minister of Labour as he may prescribe and shall supply the Special Commissioner for Defence Projects in North West Canada with whatever information he requires.

11. (a) Unless it is otherwise provided or the context otherwise requires, expressions contained in this Order shall have the same meaning as in the Wartime Wages Control Order and definitions contained in the Wartime Wages Control Order shall apply in this Order.

(b) In this Order "western defence project" includes any building or other construction work undertaken by or for the Government of Canada and any work undertaken by or for the Government of the United States in the Provinces of Alberta and British Columbia and in the Yukon and Northwest Territories, and any other related work which the Minister of Labour designates as a western defence project.

12.(1) On and after the effective date of this Order, the Board shall be charged with the administration of the Wartime Wages Control Order and the Fair Wages and Hours of Labour Act, 1935, in respect of the employment on western defence projects of persons ordinarily resident in Canada and, in respect of such employment, the powers and authority of the National War Labour Board (including the Regional War Labour Boards for the Provinces of Alberta and British Columbia) under the Wartime Wages Control Order shall be vested in the Board, effective as of the said date, and the provisions of the said Wartime Wages Control Order, are amended accordingly, *mutatis mutandis*.

(2) All orders, declarations, findings, directions and authorizations of the National War Labour Board and the Regional War Labour Boards for Alberta and British Columbia, made, issued, or granted under the provisions of the Wartime Wages Control Order prior to the effective date of this Order shall, as far as applicable to such employment, be deemed to have been made, issued or granted *mutatis mutandis* by the Board.

13. Notwithstanding any provisions of the Fair Wages and Hours of Labour Act, 1935, or of the Wartime Wages Control Order, the Board may, in respect of employment of persons ordinarily resident in Canada on any western defence project in any area which it finds to be an isolated area or an area of acute labour shortage, authorize or prescribe the payment of such ranges of wage rates or single wage rates for jobs, positions, or occupational classifications and of such cost of living bonuses and such minimum and maximum hours of work per day or per week as it finds fair and reasonable, having regard to the necessity of recruiting and maintaining an adequate supply of labour for employment on western defence projects with the minimum dislocation of wage rates in and the supply of labour for other employments and having regard for all other circumstances deemed by it in its discretion to be material; and the provision of sections fifty-one to fifty-nine inclusive of the Wartime Wages Control Order shall apply *mutatis mutandis* as if enacted in this section.

14. If any question arises as to whether any employment is on a western defence project, the Minister of Labour upon written request of the Board or of the National War Labour Board or of a Regional War Labour Board shall decide such question and his decision thereon shall be final and conclusive.

15. Upon application through such channels as the Government of the United States may prescribe, the Board may, in accordance with principles and directions set out in instructions given by the Director of National Selective Service and having regard to the provisions of the Agreement between Canada and the United States approved by Order in Council P.C. 10368 dated November 17, 1942, and the necessity for a balanced distribution of the available supply of labour between employment on western defence projects and other essential employments, authorize any American contractor or department or agency of the Government of the United States to engage, subject to the provisions of the National Selective Service Civilian Regulations, specified numbers and classes of persons ordinarily resident in Canada for employment on western defence projects.

16. In the administration of sections twelve and thirteen of this Order, the Board shall have the assistance of the National War Labour Board and the Regional War Labour Boards for the Provinces of Alberta and British Columbia and access to the records of such Boards as agreed to between the chairman of the Board and the chairman of the National War Labour Board, shall be guided as to general policy by principles and directions set out in instructions given by the National War Labour Board, and may submit any question to the National War Labour Board for an advisory opinion.

17. The Board shall have exclusive jurisdiction in respect of wage rates and cost of living bonuses payable for and the hours of work in employment on western defence projects of persons ordinarily resident in Canada and this Order shall supersede any inconsistent provisions of any Dominion or Provincial law, order or regulation.

18. The Board in carrying out its duties shall from time to time confer with the Special Commissioner for Defence Projects in North West Canada.

19. This Order shall come into force on the first day of June, 1943.

A. D. P. HEENEY,
Clerk of the Privy Council.

**Order in Council authorizing that the Minister of National Defence
may direct the re-internment of any refugee who has been
or may be conditionally released—P.C. 10210,
10th November, 1942, revoked**

P.C. 3887

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 11th day of May, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Order in Council P.C. 10210 dated 10th November, 1942 authorizes the Secretary of State to make Orders for the re-internment in a refugee camp of any refugee who has been or may be conditionally released and granted temporary admission to Canada;

And whereas Order in Council P.C. 36/500 dated 20th January, 1943, transfers the responsibility for the internment and custody of prisoners of war, enemy aliens, other interned persons and refugees in Canada from the Department of the Secretary of State to the Department of National Defence;

And whereas, in spite of the transfer of responsibility to the Department of National Defence as aforesaid, no action has been taken to revoke the authority vested in the Secretary of State by Order in Council P.C. 10210 dated 10th November, 1942 and to vest the Minister of National Defence with the necessary authority to make orders for the re-internment in a refugee camp of refugees who have been conditionally released, and it is now necessary to take such action;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of National Defence, is pleased to revoke and doth hereby revoke Order in Council P.C. 10210 dated 10th November, 1942.

His Excellency in Council, on the same recommendation and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, and notwithstanding any other law, act or regulation, is pleased to order and doth hereby order that, effective January 1st, 1943, the Minister of National Defence may by an order in writing direct the immediate re-internment in a refugee camp of any refugee who has been or may be conditionally released and granted temporary admission to Canada,

- (a) When, in the opinion of the Officer in charge of Interned Refugees the conduct of any Refugee so released indicates that his continuance at liberty is undesirable in the public interest; or
- (b) When the Director of Immigration reports to the Officer in charge of Interned Refugees that any Refugee so released has refused or failed to comply with the conditions of his release and that in the opinion of the Director of Immigration his continuance at liberty is undesirable in the public interest.

A. D. P. HEENEY,
Clerk of the Privy Council.

**Order in Council amending the Food Requirements Committee Order
 —an interdepartmental committee appointed**

P.C. 3893

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 11th day of May, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Secretary of State for External Affairs, is pleased to amend paragraph 2 of the Food Requirements Committee Order (P.C. 9692, 22nd October, 1942) and it is hereby amended to read as follows:

2. An interdepartmental committee is hereby appointed to be known as the Food Requirements Committee (hereinafter referred to as "the Committee"), composed of representatives of the following departments and bodies:

Department of Agriculture,
 Department of External Affairs,
 Department of Finance,
 Department of Fisheries,
 Department of Trade and Commerce,
 Department of Pensions and National Health,
 Wartime Prices and Trade Board.

A. D. P. HEENEY,
Clerk of the Privy Council.

**Order in Council amending regulations governing claims against the
 Crown—applicable to members of the Auxiliary Forces**

P.C. 56/3926

*Certified to be a true copy of a Minute of a Meeting of the Treasury Board; approved
 by His Excellency the Governor General in Council, on the 13th May, 1943.*

The Board had under consideration a memorandum from the Honourable the Minister of National Defence reporting that:

- "(a) By Order in Council dated 11th April, 1941, P.C. 29/2544, Your Excellency in Council was pleased to make and establish regulations constituting a Canadian Claims Commission (Overseas) in the United Kingdom and setting out a procedure for dealing with claims against the Crown in right of Canada arising in the United Kingdom and on the Continent of Europe out of any death or injury to person or property resulting from the alleged negligence of any Canadian Military or Air Force personnel or of any civilian personnel

employed by the Department of National Defence while acting within the scope of their duty or employment. Said regulations were extended to apply to Canadian Naval Forces and the personnel, thereof serving in the United Kingdom or on the Continent of Europe by Order in Council dated 19th May, 1941, P.C. 11/3550.

- (b) The Auxiliary Services operating in connection with the Canadian Forces in the United Kingdom are supplied with vehicles belonging to the Department of National Defence and such vehicles are maintained, repaired and replaced by the Department. Such vehicles are in many cases driven by civilians employed by or serving with such Auxiliary Services.
- (c) It is considered that it would be convenient and desirable if the Canadian Claims Commission (Overseas) were empowered to deal with and pay any claim against the Crown within the limits prescribed by Section 3 of the Regulations made and established by Order in Council dated 11th April, 1941, P.C. 29/2544, arising in the United Kingdom or on the Continent of Europe out of any death or injury to the person or to property resulting from the alleged negligent operation of any Departmental vehicle by any person who, while in the employ or service of the Canadian Government or in the employ or service of any department or organization to which vehicles are supplied by the Department of National Defence, was at the time of the alleged negligence acting within the scope of his duties or employment.

2. The Deputy Minister of National Defence (Army) therefore recommends that the regulations made and established by Order in Council P.C. 29/2544, dated 11th April, 1941, as amended, be amended accordingly.

3. The estimated cost of the foregoing proposal for twelve months of 1943-44 amounts to \$4,000.00 of recurring expenditure. Upon approval of the 1943-44 Annual Army Estimates, funds will be available in the "Sundries" Allotment to defray the cost.

4. The Minister of National Defence for Air, the Minister of National Defence for Naval Services and the undersigned concur in the recommendation of the Deputy Minister and the undersigned recommends that Your Excellency in Council under and by virtue of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, and notwithstanding the provisions of any other statute, law or regulation, be pleased to order that the regulations made and established by Order in Council dated 11th April, 1941, P.C. 29/2544 as amended by Orders in Council P.C. 25/1249 of 16th February, 1942, and P.C. 62/11160 of 9th December, 1942, be further amended as follows:—

- (i) By inserting the following paragraph between Paragraph (b) and Paragraph (c) of Regulation 2 thereof:—

‘(bb) To deal with claims against the Crown in the right of the Dominion of Canada arising in the United Kingdom and on the Continent of Europe out of any death or injury to the person or to property resulting from the alleged negligent operation of any Department of National Defence vehicle by any person who, while in the employ or service of the Canadian Government or in the employ or service of a department or organization to which vehicles are supplied by the Department of National Defence, was at the time of the alleged negligence acting within the scope of his duties or employment, and such person shall be deemed to be an individual serving the Crown for the purpose of Regulation 4 hereof.’

- (ii) By deleting Paragraph (a) of Regulation 3 and substituting the following therefor:—

‘(a) To consider claims mentioned in Section 2, Sub-sections (a), (b) and (bb) and determine whether the Crown but for any immunity or privilege would be legally liable in the circumstances for each claim.’

- (iii) By deleting Paragraph (c) of Regulation 4 and substituting the following therefor:—

‘(c) In every case in which the Commission has decided that such individual shall reimburse the Crown, it will send to him through his Superior or Commanding Officer or employer a written demand containing the reasons for the Commission’s decision and requiring him within twenty-one days to make settlement or to show cause why he should not or cannot make settlement of the amount in which the Commission has decided the Crown should be reimbursed.’

- (iv) By deleting Paragraph (d) of Regulation 4 and substituting the following therefor:—

‘(d) Such cause shall be shown in writing by such individual through his Superior or Commanding Officer or employer who will add his observations thereto for the consideration of the Commission.’”

The Board concur in the above report and recommendation, and submit the same for favourable consideration.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending the National Selective Service Civilian Regulations—Mobilization and employment of Coal Mine Workers

P.C. 4092

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 17th day of May, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas a state of national emergency has been proclaimed in regard to the production of coal in Canada;

And whereas the Minister of Labour reports that the mining of coal requires a high degree of skill and experience;

That, under existing conditions, men with such skill and experience can make a maximum contribution to the war effort and the life of the nation by engaging in coal mining; and

That for the duration of the emergency, it is vital to the national interest to mobilize and employ in the production of coal all who possess this special skill and experience;

And whereas the Minister of Labour, after consultation with the Coal Controller, the Chairman of the Emergency Coal Production Board, the National Selective Service Advisory Board, and the Coal Mining Industry Advisory Committee, and with the concurrence of the War Committee of the Cabinet, recommends that the National Selective Service Civilian Regulations be amended as hereinafter set out;

Now, therefore, His Excellency the Governor General in Council, under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to amend the said National Selective Service Civilian Regulations (P.C. 246, 19th January, 1943) and they are hereby amended by the addition thereto of the following new section 210A immediately following section 210:

“210A. (1) As used in this section “ex-coal mine worker” means any male person who has attained his eighteenth birthday but not his sixty-fifth birthday and who, since the first day of January, 1935, has been engaged or employed for an aggregate period of twenty-four months or more in the production of coal, either as a skilled or unskilled mine or surface worker, or as a maintenance worker in any coal mine or in the surface facilities thereof or who, on or after the first day of January, 1935, has worked under authority of a provincial coal miner’s certificate

or licence, and who, on or after the date of this Order, is employed in any employment other than coal mining and, notwithstanding the provisions of section two hundred and seven of these Regulations, shall include any such person who is employed as a wage earner wholly or partly in agriculture, but shall not include any such person who operates a farm whether as an owner, tenant or full-time manager, and shall not include any full-time official of a bona fide union of coal mine workers, and shall not include any person who was engaged or employed exclusively in office or clerical work.

(2) (i) Every employer shall make every reasonable effort forthwith

(a) to advise his employees of the provisions of this section, by the posting of notice or otherwise, and

(b) to determine which of his employees are ex-coal mine workers, by review of his personnel records and otherwise.

(ii) Every ex-coal mine worker who, on or after the date of this order is employed or engaged in any other employment or occupation than as a coal mine worker, shall report his experience as a coal mine worker to his employer before the 26th day of May, 1943.

(iii) Every employer who is not a coal mine operator shall report in writing to a Selective Service Officer before the 2nd day of June, 1943, the name and addresses and experience as a coal mine worker of those of his employees who he has determined are ex-coal mine workers or who have reported experience as a coal mine worker.

(iv) After the first day of June, 1943, no ex-coal mine worker shall continue in any other occupation or employment than that of a coal mine worker, and no employer shall retain any ex-coal mine worker in any other employment than that of a coal mine worker, without the written permission of a Selective Service Officer.

(3) (i) Notwithstanding the provisions of paragraph (a) of subsection one of section two hundred and nine of these Regulations, a Selective Service Officer may by order in writing direct any ex-coal mine worker to report for interview at a local office at any time.

(ii) If an ex-coal mine worker resides in a place from which the return fare to the nearest Employment and Selective Service Office is more than thirty cents the Selective Service Officer shall arrange to have such ex-coal mine worker report in writing.

(4) (i) Unless the Selective Service Officer finds that any ex-coal mine worker is not suitable for employment as a coal mine worker, he shall, by order in writing, direct him to give his present employer forthwith notice of separation pursuant to the provisions of section two hundred and two of these Regulations, and shall direct him to apply forthwith for specified employment as a coal mine worker, to accept such employment, and to enter such employment forthwith upon the termination of his present employment; and subsections three and six of section two hundred and nine shall apply *mutatis mutandis* as if enacted in this section.

(ii) A Selective Service Officer may, in accordance with principles and directions set out in instructions given by the Minister, by order in writing direct any person to whom the National Selective Service Mobilization Regulations apply and who belongs to an age class or part of an age class which has been designated for the purpose of the said regulations and who after examination has been found unfit for military training or who is a conscientious objector within the meaning of the said regulations or a Mennonite or a Doukhobor entitled to a postponement order under the said regulations to give his present employer forthwith, notice of separation pursuant to the provisions of Section 202 of these regulations and may direct him to apply forthwith for specified employment as a coal mine worker, to accept such employment and to enter such employment forthwith upon the termination of his present employment and subsections three and six of section two hundred and nine shall apply *mutatis mutandis* as if enacted in this section and all of the provisions of this section regarding ex-coal miners shall apply to persons directed to employment pursuant to this paragraph.

(5) (i) Subject to the provisions of section two hundred and three of these Regulations, no employer shall terminate the services of any coal mine worker without the written permission of a Selective Service Officer.

(ii) No person employed as a coal mine worker shall terminate his employment without the written permission of a Selective Service Officer.

(6) Every ex-coal mine worker, who is directed to accept specified employment as a coal mine worker, pursuant to the provisions of this section, shall be paid regularly by his employer not less than the full-time wage for the full-time hours of work established by custom or agreement and actually worked in the mine in which he is employed,

(7) (i) If the Selective Service Officer does not refer an ex-coal mine worker immediately to a suitable vacancy as a coal mine worker, he shall pay him from and after the date of the termination of his present employment and until the Selective Service Officer directs him to enter employment, at the rate of forty cents per hour on the basis of an eight hour day and forty-eight hour week.

(ii) All expenditures made pursuant to the provisions of this subsection shall be chargeable to the War Appropriation.

(8) The Selective Service Officer may pay to ex-coal mine workers supplementary allowances pursuant to the provisions of subsections one, two, five, and seven of section two hundred and twelve of these Regulations; and, notwithstanding the provisions of subsection three of section two hundred and twelve of these Regulations, may pay to every ex-coal mine worker who is directed to take employment which, in the opinion of the Selective Service Officer, requires him to be separated from his dependents, the amount of his living expenses, but not exceeding \$7.50 per week for the duration of such separation unless his new employer furnishes him board and lodging without charge.

(9) (i) No person directed to employment as a coal mine worker, pursuant to the provisions of this section, and no person who, as his sole or main occupation, is engaged or employed as a coal mine worker shall be accepted prior to February 1, 1944, for enlistment in any branch of the Armed Forces of Canada, unless such person has first obtained a permit to enlist, furnished by a Selective Service Officer.

(ii) Every person directed to employment as a coal mine worker pursuant to this section and every person who as his sole or main occupation is engaged or employed as a coal mine worker shall be deemed to have been granted a postponement order until the 1st day of February, 1944, pursuant to the National Selective Service Mobilization Regulations (Order in Council, P.C. 10924, December 1, 1942, as amended) and an 'Order-Medical examination' or an 'Order-military training' shall not be sent to any such person unless a Selective Service Officer has given his consent in writing to the sending of such notice.

(iii) If an 'Order-Medical examination' or an 'Order-Military training' is sent contrary to this section it shall be null and void if the person to whom it is sent delivers it to his employer and the employer returns the notice to the Registrar by whom it was sent.

(iv) No person, whether or not an employer as defined in clause (c) of subsection one of section two hundred of these Regulations, shall take any ex-coal mine worker into employment whether or not such employment is as an employee within the meaning of paragraph (b) of subsection one of section two hundred of these Regulations, unless such ex-coal mine worker presents to him in duplicate a permit from the Selective Service Officer to seek such employment."

His Excellency in Council, under the above cited authority, is also pleased, notwithstanding the provisions of any Dominion or provincial law, order or regulation, to order and it is hereby ordered that male persons who have attained their sixteenth birthday may be employed as coal mine workers and female persons who have attained their eighteenth birthday may be employed as surface workers in and around coal mines.

His Excellency in Council is further pleased, hereby, to call the attention of the appropriate Provincial authorities to the National Emergency arising out of the shortage of coal, and to request their co-operation by modifying the qualifying standards for certified mine workers or by granting emergency certificates to the end that there may be increases in the number of men engaged in coal production.

His Excellency in Council is also pleased, hereby, to call the attention of coal mine operators to the facilities of the War Emergency Training Programme as a possible agency through which arrangements can be concluded for the purpose of training men as coal mine workers.

His Excellency in Council is also pleased, hereby, to order that all expenses and costs incurred by the Minister of Labour in connection with the administration of Section 210A of the National Selective Service Civilian Regulations and measures deemed necessary including publicity, to give effect to the provisions of this order, shall be paid out of monies appropriated by Parliament to carry out measures deemed necessary in consequence of the existence of the state of war; an immediate initial appropriation of \$250,000 to be made and placed at the disposal of the Minister of Labour for such purposes.

A. D. P. HEENEY,
Clerk of the Privy Council.

**Order in Council establishing regulations re compensation to members
of the Armed Forces—Loss of registered or insured
postal packets**

P.C. 53/4120

*Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved
by His Excellency the Governor General in Council, on the 19th May, 1943.*

The Board had under consideration a memorandum from the Honourable the Minister of National Defence reporting that:

- “(a) Order-in-Council dated 27th May, 1942, P.C. 36/4430 provides that, where loss of or from a registered or insured postal packet addressed to a member of the Canadian Army or the Royal Canadian Air Force serving in Canada takes place in Canada after receipt thereof by a unit or formation of the Military or Air Forces of Canada from the postal service and said loss can be traced to the theft by or the negligence of an officer or servant of the Crown, compensation not exceeding the sum of \$100.00 in respect of the loss of the said registered or insured postal packet or of the contents thereof shall be payable under the conditions as set out in the said Order-in-Council to the addressee or to the sender upon the addressee waiving his claim.
- (b) Since the passing of the aforesaid Order-in-Council, a number of cases of loss of or from registered or insured postal packets have occurred wherein the loss took place after the packet had been delivered by the postal service to a unit or formation of the Military or Air Forces of Canada, and wherein the Crown was not liable to compensate the addressee or the sender thereof by reason of the fact that the loss could not be traced to the negligence of or theft by an officer or servant of the Crown, or that the registered or insured postal packet was not addressed to a member of the Military or Air Forces of Canada, or that the unit or formation mail orderly responsible for the said loss was a civilian in the employ of the Government of Canada.
- (c) It is now considered that compensation should be paid to the addressee or to the sender of the registered or insured postal packet in respect of or from such packet when such loss takes place after receipt thereof by a unit or formation of the Military or Air Forces of Canada serving anywhere on the Continents of North or South America or the islands adjacent thereto, notwithstanding that in respect of such loss, negligence on the part of personnel employed or serving in the unit or formation concerned did not exist or cannot be proved.
- (d) There are still outstanding not more than twenty claims in connection with loss of or from registered or insured postal packets, which loss has occurred subsequent to the outbreak of the present war and prior to the 27th May, 1942, on which date Order-in-Council P.C. 36/4430 was passed. It is considered that these claims should now be disposed of in accordance with the regulations

hereto annexed (except Section 5 thereof), which said regulations for this purpose should be deemed to have come into force and operation as of and from the 10th day of September, 1939, provided, however, that except for the purpose of dealing with such outstanding claims, the said regulations should be deemed to have come into force and operation as of and from the 27th day of May, 1942.

2. The Deputy Minister of National Defence (Army) therefore recommends that Order-in-Council dated 27th May, 1942, P.C. 36/4430, be cancelled and that the regulations annexed hereto as Appendix 'A' be made and established in substitution therefor.

3. The provisions of the annexed regulations have been considered by the Director of Army Postal Services and are approved by him.

4. The estimated cost of the foregoing proposal, based on the number of outstanding claims since the outbreak of the war, amounts to \$200.00. On a similar basis, it is estimated that the cost for 12 months of the fiscal year 1943-44 will be approximately \$60.00. Funds are available in the 'Sundries' allotment of the 1943-44 Army estimates to defray these costs.

5. The Minister of National Defence for Air and the undersigned concur in the recommendation of the Deputy Minister and the undersigned recommends that, pursuant to the provisions of the War Measures Act, Revised Statutes of Canada, 1927, Chapter 206, and notwithstanding the provisions of any other statute, law or regulation, Your Excellency-in-Council be pleased to cancel Order-in-Council dated 27th May, 1942, P.C. 36/4430, to make and establish the regulations annexed hereto as Appendix 'A' in substitution therefor and to order that the said regulations shall have force and operation as recited in Paragraph 1 (d) hereof."

The Board concur in the above report and recommendation, and submit the same for favourable consideration.

A. D. P. HEENEY,
Clerk of the Privy Council.

APPENDIX "A"

REGULATIONS

Where loss of or from a registered or insured postal packet takes place on the Continents of North or South America or the islands adjacent thereto after receipt thereof by a unit or formation of the Military or Air Forces of Canada from the postal service, compensation not exceeding the sum of \$100.00 in respect of loss of or from any one such registered or insured postal packet or of the contents thereof shall be payable to the addressee or to the sender upon the addressee waiving his claim, subject, however, to the terms and conditions hereinafter set forth.

1. Each case wherein such loss occurs shall be reported to the Judge Advocate-General.

2. The Judge Advocate-General shall have power to cause such investigation as he deems necessary to be carried out in respect of such loss, and if in the opinion of the Judge Advocate-General the loss has occurred after delivery by the postal service to a unit or formation of the Military or Air Forces of Canada, he shall certify accordingly to the Chief Treasury Officer stating the compensation which is payable to the addressee or the sender upon the addressee waiving his claim, and the Chief Treasury Officer shall upon such certification make payment accordingly.

3. If upon such investigation by the Judge Advocate-General, he is of the opinion that the loss has occurred through the theft by or negligence of a person employed by or serving in the unit or formation concerned, he shall so state in the Certificate to the Chief Treasury Officer hereinbefore referred to.

4. The Judge Advocate-General shall determine the compensation and payment shall be made on the same scale as would have been paid by the Canadian Post Office Authorities had the said registered or insured postal packet been lost while in the possession of the said Post Office Authorities, the compensation not to exceed \$100.00 in respect of the loss of any one registered article or insured parcel or the contents thereof.

5. If the Judge Advocate-General is of the opinion that a member of the Military or Air Forces of Canada (hereinafter referred to as "such member") whose alleged theft or negligence was responsible for the loss is legally liable to reimburse the Crown in respect of any liability which the Crown has assumed by reason of such theft or negligence and the claim has been paid in full or in part, a demand shall be made upon such member for reimbursement in accordance with the following procedure:—

- (a) The Judge Advocate-General shall forward to the appropriate branch concerned of the Department of National Defence, a statement setting out the reasons why such member is legally liable to reimburse the Crown.
- (b) The appropriate officer shall then cause a written demand to be sent to such member concerned incorporating therein the aforesaid reasons of the Judge Advocate-General.
- (c) Such demand shall call upon such member to show cause within one week of the receipt by him of such demand, why he should not be put under stoppages of pay and allowances or other emoluments to reimburse the Crown.
- (d) If within the aforesaid period of one week such member fails to show cause why he should not be put under stoppages as aforesaid, or if purporting to show cause, the reasons which he has advanced are not considered by the Deputy Minister (Army) or the Deputy Minister of National Defence for Air to warrant such member not being placed under stoppages, as aforesaid, or if after further investigation the Deputy Minister (Army) or the Deputy Minister of National Defence for Air does not consider that satisfactory cause has been so shown, then the said Deputy Ministers may make such orders as to them seem just for the stoppage of all or part of the pay, allowances and other emoluments (other than dependents' allowance, if any, and the amount of pay assigned in connection therewith) granted to, or in respect of, such member for the purpose of paying the amount set out in the order for reimbursement.

PART II

Miscellaneous Administrative Orders

DEPARTMENT OF NATIONAL DEFENCE

PUBLIC NOTICE

DEFENCE OF CANADA REGULATIONS

Prohibition of Photography of Specified Places in the Maritime Provinces
and Quebec

ORDER

Whereas Regulation 18 of the Defence of Canada Regulations (Consolidation) 1941, as amended by Order in Council dated October 27, 1941, P.C. 7987, and Order in Council dated January 17, 1942, P.C. 227, provides inter alia that, subject to any exemptions for which provision may be made by order of a competent authority, no person shall, except under the authority of a written permit granted by or on behalf of the competent authority, make or publish any photograph, sketch, plan or other representation of, or of any part of, or object in any area in Canada as may be specified by order of a competent authority being an area in relation to which the restriction of photography appears to that competent authority to be expedient in the interests of the safety of the State and have a camera with him in any such area, and further that such competent authority may make such orders and any person acting on behalf of such competent authority may give such special directions as the said authority or person thinks necessary relating to the publication or non-publication of photographs, sketches, plans or other representations made under the authority of a written permit as aforesaid.

And whereas I, the undersigned Minister of National Defence, am a competent authority for the purposes of the said Regulation and it appears to me that the areas and objects mentioned hereunder are ones in relation to which the restriction of photography is expedient in the interests of the safety of the State.

1. Now therefore I, the said Minister of National Defence, in pursuance of the said Regulation 18, as amended, do hereby order that no person shall make or publish any photograph, sketch, plan or other representation in any of the areas or places hereunder specified or of any part thereof, or have a camera therein, or of any of the objects hereunder specified except under the authority of a written permit granted on my behalf by the General Officer Commanding-in-Chief, Atlantic Command or the Commanding Officer Atlantic Coast or the Air Officer Commanding, Eastern Air Command or the District Officer Commanding, Military District No. 5 or No. 6 or No. 7.

- (a) Halifax Harbour and Bedford Basin, N.S., lying or situated north of the line Chebucto—Devil's Island—Hartlen Point with the exception of that part of the North West Arm lying north of the line drawn from the point of discharge of William's Lake to the pavilion in Franklyn Park.
- (b) Sydney Harbour, N.S., lying or situated southwest of the line from Low Point, also known as Flat Point, to Cranberry Point, also known as Cranberry Head, and including both the south arm and west arm of Sydney Harbour.
- (c) Saint John Harbour, N.B., lying or situated north of the line from Negro Head, also known as Piscarince Point, to Cape Spencer and including Courtney Bay and the highway and railway bridges at the Reversing Falls.
- (d) (i) Any work of defence on the Strait of Canso.
(ii) The Canadian National Railway Car Ferry running between Mulgrave and Port Hawkesbury and its terminals and machinery.

- (e) Shelburne Harbour, lying or situated north of the line East Point—Cape Roseway on McNutt Island, Bony Point on Berry's Island.
- (f) Gaspé Bay and Gaspé Harbour, lying or situated northwest of the line drawn from the easterly extremity of Cape Gaspé to Point St. Peter.

Any object of the descriptions following, situated within Nova Scotia, New Brunswick, Prince Edward Island and Gaspé Peninsula in the Province of Quebec, that is to say:

- (g) any fortification, battery, searchlight, listening post, or other work of defence;
- (h) any aerodrome or seaplane station;
- (i) any assembly of any of His Majesty's forces;
- (j) any barracks, encampment, or building occupied or in course of preparation for occupation by any of His Majesty's forces;
- (k) any arsenal, magazine or store for munitions of war, arms, equipment, or supplies for any of His Majesty's forces, whether completed or in course of construction;
- (l) any Naval, Military or Air Force wireless, telegraph, telephone or signal station or any cable station;
- (m) any vessel of war either complete or under construction;
- (n) any aircraft or the wreckage of any aircraft;
- (o) any building, structure, vessel or other object damaged by enemy action or as a result of steps taken to repel enemy action;
- (p) any roads or railways exclusively connected with works of defence;
- (q) any electricity, gas or water works, or any gasometer or reservoir, or any oil store situated at or serving Halifax, Sydney, Shelburne, Mulgrave, Point Tupper, N.S., Saint John, N.B., or Gaspé, P.Q.

2. And I do further order that any photographs, sketches, plans or other representations made under the authority of a written permit as provided in paragraph 1 above, shall not be published unless and until they have been submitted to and approved by one of the said officers who, acting on my behalf, may give such directions as he thinks necessary for securing that any such photographs, sketches, plans or other representations shall not be published unless and until they have been so submitted to and approved by him.

3. In this Order any reference to His Majesty includes His Majesty in the right of Canada or of any Province.

4. Dated at the Department of National Defence at the City of Ottawa this 7th day of February in the year of our Lord, one thousand nine hundred and forty-two.

(Sgd.) J. L. RALSTON,
Minister of National Defence.

In case of breach of this Order penalties are provided under Defence of Canada Regulations.

DEPARTMENT OF NATIONAL REVENUE

WM. No. 39, Fifth Revision, Supplement No. 5

MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, 7th May, 1943.

To Collectors of Customs and Excise,
and others concerned:

Export Permits

Effective on and after May 10, 1943, (P.C. 3668; 4/5/43), the following will require an export permit before being shipped from Canada.

GROUP 4—*Wood, Wood Products and Paper.*
Wood charcoal.

L. F. JACKSON,
Ass't Commissioner of Customs.

Series D No. 47, T.C. 121

MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, 10th May, 1943.

To Collectors of Customs and Excise,
and others concerned:

Tariff Change by Order in Council

Effective the 1st January, 1943, it is ordered that importations of missals, prayer books, psalm and hymn books, religious tracts and Sunday school lesson pictures be exempt from the War Exchange Tax.

D. SIM,
Acting Commissioner of Customs.

(P.C. 3713, 6/5/43—Authority, War Measures Act)

DEPARTMENT OF PENSIONS AND NATIONAL HEALTH

*In the matter of Regulation 35 of Defence of Canada Regulations (Consolidation) 1942,
and in the matter of dangers to shipping from enemy submarines on waters
of and near the St. Lawrence River.*

Whereas shipping on or about the waters of the St. Lawrence River has been subjected to attack by enemy submarines, and, due to apprehension of further attack and the knowledge that lights upon shore are of material assistance to the enemy therein, the Minister of National Defence for Naval Services has requested the making of an order regulating the display of such lights;

Now therefore, pursuant to Regulation 35 of Defence of Canada Regulations (Consolidation) 1942, as made and established by Order in Council P.C. 8862, of the 13th day of October, 1942.

I do hereby order—

That until further order shall be made by me or under my authority the following regulations respecting the display of lights shall apply in—

- (a) all that area in the Province of Quebec described as that strip of land extending inland in depth five miles from the north shoreline of the St. Lawrence River and the Gulf of St. Lawrence beginning at the south shore of the Saguenay River and extending to the boundary line of Labrador,
- and in
- (b) all that area in the said Province of Quebec described as that strip of land extending in depth five miles from the south shoreline of the St. Lawrence River and the Gulf of St. Lawrence beginning at the Village of L'Ile Verte in the County of Temiscouata and extending to and including the Village of Douglastown in the County of Gaspé:—

Regulations

1. These regulations shall apply at all times from sunset until sunrise.
2. Show window lights, illuminated signs and ornamental lighting of every description which are visible out of doors, and flood lighting which illuminates buildings or signs, including but not limited to all exterior advertising signs, billboards, display lighting, theatre marquee signs, and interior signs, and all ornamental lighting immediately within unobscured window areas, shall be extinguished.
3. No lights or lighting of any kind, whether interior or exterior, including street lighting, shall be displayed if the same be visible from the waters of the St. Lawrence River or Gulf of St. Lawrence, and unless the same be so shielded as to prevent direction of their rays upward and outward.
4. No vehicle shall be so operated that the beam of its lights is directed upon the waters of the St. Lawrence River or Gulf of St. Lawrence unless the said lights are so

shielded as to prevent the same from being visible from the said waters, or unless each of its lights is of no greater capacity than 250 beam candle power.

5. Lights on railway passenger cars shall be so shaded as to prevent same from being visible from the waters of the St. Lawrence River or the Gulf of St. Lawrence.

6. These regulations shall not apply to any authorized light for facilitating air or water navigation or to any authorized railway signal light.

7. It shall be lawful for any person authorized by the Minister of Pensions and National Health to act under said Regulation 35 of Defence of Canada Regulations (Consolidation) 1942, to grant absolute or conditional exemption from the operation of any of the provisions of these regulations in any case wherein it is deemed that the general objects of the said regulations shall not thereby be prejudiced.

This order is made with the concurrence of the Minister of National Defence, the Minister of National Defence for Naval Services and the Minister of National Defence for Air, and affects and relates to not only all civilians but also the Naval, Military and Air Services.

Dated at Ottawa the 10th day of May, 1943.

Sgd. Ian A. MACKENZIE,
Minister of Pensions and National Health.

I concur in the foregoing Order this 10th day of May, 1943.

Sgd. J. L. RALSTON,
Minister of National Defence.

I concur in the foregoing Order this 10th day of May, 1943.

Sgd. A. L. MACDONALD,
Minister of National Defence for Naval
Services.

I concur in the foregoing Order this 10th day of May, 1943.

Sgd. Charles G. POWER,
Minister of National Defence for Air.

PART III
 Wartime Prices and Trade Board
 (Finance)

Board Orders

WARTIME PRICES AND TRADE BOARD

Order No. 274

Respecting Veal

made pursuant to authority conferred by Order in Council P.C. 8528 dated the 1st day of November, 1941.

Whereas it is expedient to amplify the provisions of Order No. 233 of the Board and to consolidate that Order as amplified;

Therefore, the Board hereby orders as follows:—

Order No. 233 of the Board is hereby revoked and the following substituted therefor:—

PART I—DEFINITIONS

1. For the purposes of this Order,
 - (a) "boneless cut" means any of the boneless cuts of veal mentioned and described in Schedule "A" hereto;
 - (b) "carcass" means a full dressed carcass of veal including two fore quarters and two hind quarters;
 - (c) "fore quarter" means the fore end of a side cut to include not more or less than seven rib bones;
 - (d) "hind quarter" means the hind end of a side cut to include not more or less than six rib bones;
 - (e) "processor" means a person who slaughters calves to obtain veal for sale or who further processes veal for sale;
 - (f) "processing veal" means all the meat in one piece obtained by removing all bones, blood clots and gristle from a fore quarter and/or a hind quarter and/or a side;
 - (g) "sell at wholesale" means to sell otherwise than at retail;
 - (h) "side" means one-half of a carcass and includes one fore quarter and one hind quarter;
 - (i) "veal" means meat obtained from the carcass of a calf having a weight in the dressed carcass at the place of slaughter of not more than 225 pounds with the skin removed or not more than 250 pounds with the skin on;
 - (j) "zone" means one of the zones mentioned in the Schedules hereto numbered 1 to 15, respectively, and which zones correspond respectively with the zones similarly numbered, described in Section 14 of Order No. 252 of the Board.

PART II—SALES AT WHOLESALE

2. (1) The maximum price at which any person in a zone may sell or offer to sell at wholesale a carcass, side, fore quarter, hind quarter or boneless cut shall be the price for the same as set forth in Schedules "B" or "C" hereto for the zone in which the buyer's place of business is situate or, if it be situate in a part of Canada not included in a zone, for the zone in which the sellers place of business is situate.

(2) Except as provided in subsection 4 of this Section, the price referred to in subsection 1 preceding shall be the delivered price at the buyer's place of business or, if delivery is by railway, at the railway station nearest to the buyer's place of business; provided that if delivery is by railway express at the buyer's request, the seller may add to such price the difference between railway freight and express charges if the difference be shown as a separate item on the seller's invoice for the veal.

(3) Every person who sells at wholesale any veal in any zone shall equitably distribute his available supplies of veal among his customers in such zone at the delivery point referred to in subsection 2 preceding; and, for the purposes of this Section, each customer who operates a branch of his business or otherwise operates more than one place of business shall be deemed to be a separate customer in respect of each branch or place of business operated by him in such zone, and delivery to such customer in any zone shall be made to the place of business therein designated by such customer, or, if delivery is by railway, to the railway station nearest to such designated place of business.

(4) Where a sale of veal at wholesale is to a person whose place of business is situate in a part of Canada not included in a zone, the seller may add to the price referred to in subsection 1 of this Section the transportation cost from his shipping point to the buyer's receiving point, if the cost be shown as a separate item on the seller's invoice for the veal.

(5) The maximum price at which any person in any part of Canada not included in a zone may sell or offer to sell at wholesale to any other person in any part of Canada any carcass, side, quarter, or boneless cut shall be such as may be approved or prescribed from time to time by the Foods Administrator in writing with the approval of the Chairman of the Board and no such person shall sell or offer to sell any veal in any part of Canada unless and until a maximum price on the sale has been so approved or prescribed.

(6) The maximum price at which any person in a zone or in any part of Canada not included in a zone may sell or offer to sell at wholesale any fore quarter of kosher veal shall not exceed the maximum price on sales at wholesale prescribed by this Order for that zone or part of Canada for that quarter, together with kosher charges not exceeding those established by that person in the same slaughtering place during the basic period from September 15 to October 11, 1941, both inclusive.

(7) Each maximum price referred to in this section shall include any fee, levy, commission, agency, service or other charge and any payment, bonus, gift or other consideration paid, payable, given or to be given for any veal by or on behalf of any purchaser of veal to any person selling veal to him at wholesale.

PART III — SALES AT RETAIL

3. (1) No person selling veal at retail in any zone or in any part of Canada not included in a zone shall buy or otherwise acquire either directly or indirectly, and no person shall buy or otherwise acquire on his behalf, any carcass, side, fore quarter, hind quarter or boneless cut at a total delivered cost in excess of the lawful maximum price on sales at wholesale to him of such veal in that zone or other part of Canada, together with his cost of transportation from the railway station nearest to his place of business, if delivery is by railway.

(2) For the purposes of this Section,

- (a) any fee, levy, commission, agency, service or other charge, and any payment, bonus, gift or other consideration paid, payable, given or to be given by any person to any other person for any veal or to any person who acquires the veal on his behalf, shall be deemed to be a part of the total delivered cost of the veal;
- (b) any person who acquires and slaughters any calves to obtain veal, or has such calves slaughtered for him, shall be deemed to have acquired veal;
- (c) any person selling veal at retail who operates a branch of his business or otherwise operates more than one place of business, shall, in respect of each branch or place of business, be deemed to be a separate buyer of veal.

4. The maximum price at which any person may sell or offer to sell at retail any veal shall be determined as follows: such person shall regulate his selling prices for various portions of the veal so that the aggregate price received or charged by him for all portions of a carcass, side, quarter or boneless cut purchased or otherwise acquired by him shall not exceed the total of

- (a) his lawful delivered cost of that carcass, side, quarter or boneless cut as set forth in Section 3 (except the difference between railway freight and express charges, if any, included in such cost); and
- (b) a markup (percentage of cost) on such delivered cost not exceeding the lawful markup (percentage of cost) customarily obtained by him during the said basic period, on veal of the same or substantially similar quality, but, in any event, not exceeding nine (9) cents per pound of veal.

PART IV—SALES BETWEEN PROCESSORS OF PROCESSING VEAL

5. The maximum price at which a processor may sell or offer to sell any processing veal to another processor shall be the price set forth in Schedule "D" hereto for such veal in the zone in which the buyer's processing plant is located, and such price shall be the delivered price at the buyer's processing plant, or, if the delivery is by railway, at the railway station nearest to the buyer's processing plant.

PART V—RECORDS OF SALES AND PURCHASES

6. (1) Every person selling veal at wholesale shall,

- (a) furnish each buyer of veal from him, concurrently with delivery of such veal, with an invoice showing accurately the date of sale, the name and complete address of such person and the consignee, the weight and price per pound of the veal purchased by the buyer, and any fee, levy, commission, agency, service or other charge, payment, bonus, gift or other consideration paid, payable, given or to be given by such buyer in respect of such veal, and specifying whether it is a carcass, side, fore quarter, hind quarter, or boneless cut and, if a boneless cut, the name given to it in this Order;
- (b) retain a copy of the invoice in his place of business, available for inspection by any representative of the Board for one year from the date of the transaction to which it relates.

(2) Every person shall, immediately after receiving any shipment or delivery of veal and before selling or offering to sell the veal, prepare and keep accurate written records in which there shall be separately detailed for each wholesale and each retail place of business operated by him,

- (a) in respect of each purchase of veal by him, the date of purchase, the name and complete address of his supplier, the weight and price per pound paid for the veal, and any fee, levy, commission, agency, service or other charge, payment, bonus, gift or other consideration paid, payable, given or to be given by him to any other person for the veal or to any person who acquires the veal on his behalf, and whether it is a carcass, side, quarter, or boneless cut and, if a boneless cut, the name given to it in this Order; and
- (b) in respect of each carcass acquired by him by acquiring and slaughtering a calf, the name and complete address of his supplier and the date of purchase, weight and price paid for the calf; and
- (c) in respect of each carcass acquired by him by having a calf slaughtered for him, the name and complete address of his supplier, the date of purchase, weight and price paid for the calf and the total cost, delivered to his place of business, of the carcass.

(3) Every person to whom an invoice is furnished pursuant to subsection 1 of this Section and every person required to keep a record pursuant to subsection 2 of this Section shall retain the record and invoice, available for inspection by any representative of the Board, for a period of one year from the date of the transaction to which it relates.

(4) The retention by any person of an invoice furnished by his supplier available for inspection by any representative of the Board, shall, in respect of the particulars mentioned in the invoice, be a sufficient compliance by that person with the provisions of subsection 2 of this Section.

(5) Every person selling veal at retail shall, upon request of a customer at the time of the sale, furnish the customer with an invoice or sales slip showing the date of sale, the seller's name and address and the weight, price per pound and description of the cut or portion of veal purchased by the customer.

PART VI—GENERAL PROVISIONS

7. The prices and markups of all persons selling veal at retail shall be subject to periodic examination by any authorized representative of the Board, and any such representative may apply such tests and require any person to submit to such veal cutting or other tests as may be authorized by the Board.

8. (1) Except with the authority of the Foods Administrator in writing

(a) no person shall sell or buy or offer to sell or buy at retail any carcass with the skin on;

(b) no person shall sell or buy or offer to sell or buy at wholesale

(i) any veal except one or more carcasses, sides, fore quarters, hind quarters or boneless cuts as defined in this Order;

(ii) any carcass with the skin on unless such person is a farmer or live-stock producer or is a processor or wholesaler selling to another processor or wholesaler.

(2) No farmer or live-stock producer, and no processor or wholesaler selling to another processor or wholesaler, shall sell or offer to sell at wholesale in any zone or other part of Canada any carcass with the skin on at a price that exceeds the lawful maximum price prescribed by this Order on sales of a carcass at wholesale in that zone or part of Canada.

9. No person shall sell or buy or offer to sell or buy

(a) any carcass, side, hind quarter or fore quarter that has any caul fat attached or affixed thereto;

(b) any processing veal except a processor.

10. The provisions of clause (d) of Section 3 of Order No. 189 of the Board shall not apply to sales of veal by primary producers to retailers.

11. This Order shall be effective on and after the 13th day of May, 1943.

Made at Ottawa this 6th day of May, 1943.

D. GORDON,
Chairman.

SCHEDULE "A"

TO ORDER NO. 274

BONELESS CUTS OF VEAL

1. "Cutlet" means boneless meat obtained from strips with surplus fat removed, made by cutting, frenching or otherwise processing the meat into a thin steak.

2. "Front roll" means the boneless cut, weighing not less than four (4) pounds, made by wrapping and tying in caul fat meat in one piece only derived from a fore quarter from which all bones, blood clots and gristle are removed, the caul fat wrapping not to weigh more than fifteen per centum (15%) of the front roll.

3. "Leg roll" means the boneless cut, weighing not less than four (4) pounds, made by wrapping and tying in caul fat meat in one piece only derived from the hind end of the hind quarter, cut off at the pin bone, from which all bones, blood clots and

gristle are removed, the caul fat wrapping not to weigh more than fifteen per centum (15%) of the leg roll.

4. "Strip" means the boneless cut, being not more than four (4) inches in width measuring from the point where it is cut from the chine bone, obtained from the front end of a hind quarter cut off at the pin bone.

5. "Tenderloin" means the boneless cut with surplus fat and tissue removed, obtained by cutting from a carcass the piece of lean meat found lying along the back-bone and terminating at the knuckle joint.

6. "Trimmings" means lean meat only obtained from any part of a carcass not including the kidney.

SCHEDULE "B"

To ORDER No. 274

Maximum Wholesale Prices (in cents per pound) for
Carcasses, Sides and Quarters

Zone	Carcass and Side	Fore Quarter	Hind Quarter
1	20½	14½	25
2	20½	14½	25
3	21	15	25½
4	21	15	25½
5	21	15	25½
6	21	15	25½
7	21½	15½	26
8	21	15	25½
9	20½	14½	25
10	19½	13½	24
11	18½	12½	23
12	18	12	22½
13	20	14	24½
14	20	14	24½
15	20	14	24½

SCHEDULE "C"

To ORDER No. 274

Maximum Wholesale Prices (in cents per pound)
for Boneless Cuts of Veal

Zone	Cutlet	Front Roll	Leg Roll	Strip	Tenderloin	Trimmings
1.	36.50	21.50	27.50	29.50	29.50	17.50
2.	36.50	21.50	27.50	29.50	29.50	17.50
3.	37.25	22.25	28.25	30.25	30.25	18.25
4.	37.00	22.00	28.00	30.00	30.00	18.00
5.	37.50	22.50	28.50	30.50	30.50	18.50
6.	37.25	22.25	28.25	30.25	30.25	18.25
7.	37.25	22.25	28.25	30.25	30.25	18.25
8.	36.75	21.75	27.75	29.75	29.75	17.75
9.	36.25	21.25	27.25	29.25	29.25	17.25
10.	35.50	20.50	26.50	28.50	28.50	16.50
11.	35.00	20.00	26.00	28.00	28.00	16.00
12.	34.75	19.75	25.75	27.75	27.75	15.75
13.	36.00	21.00	27.00	29.00	29.00	17.00
14.	35.75	20.75	26.75	28.75	28.75	16.75
15.	36.25	21.25	27.25	29.25	29.25	17.25

SCHEDULE "D"

To ORDER No. 274

Maximum Wholesale Prices (in cents per pound)
for Processing Veal sold between Processors.

Zone	Maximum Price
1.....	21.25
2.....	21.25
3.....	22.00
4.....	21.75
5.....	22.25
6.....	22.00
7.....	22.00
8.....	21.50
9.....	21.00
10.....	20.25
11.....	19.75
12.....	19.50
13.....	20.75
14.....	20.50
15.....	21.00

WARTIME PRICES AND TRADE BOARD

Order No. 275

Respecting Certified Seed Potatoes

made pursuant to authority conferred by Order in Council P.C. 8528, dated November 1, 1941.

THIS BOARD ORDERS AS FOLLOWS:

1. For the purposes of this Order,
"certified seed potatoes" mean certified seed potatoes as defined and described in the Regulations under the Destructive Insect and Pest Act, and which are delivered to the buyer in a container bearing a certificate or tag issued in accordance with such Regulations.
2. During the period May 13, 1943, to June 5, 1943, both inclusive,
 - (a) no person shall knowingly sell or offer to sell any potatoes as certified seed potatoes except for use or resale as seed for planting;
 - (b) no person, other than the primary producer thereof shall sell or offer to sell at retail any potatoes as certified seed potatoes unless he sold certified seed potatoes at retail during the corresponding period of 1942.
3. (1) During the period May 13, 1943, to June 5, 1943, both inclusive, no person shall sell any potatoes as certified seed potatoes unless such person, prior to the delivery of such certified seed potatoes to the buyer thereof, obtains a certificate in writing signed by such buyer in the following form: "Purchased for use as seed only"; and no person shall buy or otherwise acquire any certified seed potatoes during the said period without first giving to the seller thereof, a signed certificate in the form prescribed by this Section.
- (2) In addition to the statement in the form required by subsection (1) of this Section, the said certificate shall contain the date of the sale, and the name and address of the seller and the buyer, and the said statement and other particulars may be endorsed on the invoice or saleslip relating to the sale of such certified seed potatoes.

- (3) The provisions of this Section shall not apply to certified seed potatoes sold for purposes of resale as seed for planting.

4. Every person selling certified seed potatoes at retail shall retain each certificate furnished him pursuant to Section 3 hereof in his place of business, available for inspection by any representative of the Board, for three months from the date of the transaction to which it relates.

5. Notwithstanding anything contained in Order 189 of the Board, on and after June 7, 1943, the maximum price at which any person may sell or offer to sell at wholesale or retail, any grade and variety of certified seed potatoes, shall be the lawful maximum price prescribed by Order 236 of the Board for Canada No. 1 grade of that variety of potatoes.

6. Nothing contained in this Order shall be considered as prohibiting any person who purchases certified seed potatoes for use as seed in planting a garden plot and who furnishes a certificate therefor pursuant to the provisions of this Order, from supplying any other person with part of such certified seed potatoes for use by such other person for planting purposes.

7. This Order shall be effective on and after the 13th day of May, 1943.

Made at Ottawa this 11th day of May, 1943.

D. GORDON,
Chairman.

Administrators' Orders

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-715

**Respecting Gate, Globe, Angle, Check and Cross Valves made of Iron,
Brass or Bronze**

Pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board as follows:

1. (1) This Order shall apply to iron, brass or bronze gate, globe, angle, cross, lift check, angle check and swing check valves including variations thereof such as valves commonly referred to in the industry as quick opening, blow off, hose end, "Y" type and hydraulic valves and to parts of any of the said valves.

(2) This Order shall not apply to the following valves and parts of valves:

(a) valves of the type commonly referred to in the industry as "specialties";

(b) valves, the bodies or bonnets of which are cast on or before June 1, 1943;

(c) valves manufactured for use as part of the equipment of aircraft or watercraft other than pleasure craft;

(d) valves manufactured for conduction of liquid or gas having chemical or physical properties which render the use of valves manufactured in accordance with the specifications set forth in the Schedule hereto dangerous or impractical;

(e) parts of any of the valves mentioned in clauses (a) to (d) of this subsection; and

(f) parts manufactured after the date of this Order for repair and maintenance of valves manufactured prior to the date of this Order.

2. No person shall manufacture a valve or part of a valve to which this Order applies or use materials in the manufacture of the same, except in accordance with the specifications set forth in the Schedule hereto applicable to that valve or part.

3. No person shall manufacture

(a) a cross valve or a part thereof;

(b) an angle check valve or a part thereof.

4. The provisions of sections 2 and 3 of this order shall be subject to such written exemptions as the Administrator of Plumbing, Heating and Ventilating Equipment and Supplies, upon application to him, may grant in individual cases of undue hardship or other special circumstances.

5. This Order shall be effective on and after the 11th day of May, 1943.

Dated at Ottawa, this 7th day of May, 1943.

E. J. LAIDLAW,

*Administrator of Plumbing, Heating and Ventilating
Equipment and Supplies.*

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

SCHEDULE

TO ADMINISTRATOR'S ORDER No. A-715

SPECIFICATIONS GOVERNING MANUFACTURE OF VALVES AND
VALVE PARTS

PART I

Iron Body Gate, Globe, Angle and Check Valves and Parts

1. *General*—The following specifications shall apply to the manufacture of all iron body valves and parts:

(1) Standard Pressure Classes and Sizes—

- (a) Valves shall be manufactured only in the pressure classes listed in Table 1 in the appendix hereto and in the sizes (inches) set forth in Table 2 in the appendix hereto comprehended within the size range specified in Table 1 for a particular pressure class.
- (b) Valve end connections in common use at the date of this Order, including but not limited to the types known as Victaulic, Dresser and Universal, may be manufactured but only in accordance with the specifications listed in Table 1.

(2) General Specifications—

- (a) end flanges shall conform to American Standards Association standards for corresponding pressure classes, except that for low pressure gas service flanges may conform to the American Gas Association flange standard for that service;
- (b) valves for 150 pound primary steam rating and lower and for 250 pound primary steam rating and higher shall have manufacturer's standard seating materials, comprising any of the following
 - (i) non-metallic disc,
 - (ii) iron or carbon steel,
 - (iii) brass or bronze;
- (c) bonnet bolts or studs and nuts for bonnets shall be of carbon steel;
- (d) handwheels shall be of ferrous metal, cast or otherwise fabricated, or of suitable non-metallic material;
- (e) extension stems, couplings and gear housings shall be of ferrous metal; and
- (f) spot facing or back facing on flanges is prohibited, except as may be necessary to avoid scrapping of otherwise usable valves.

2. Iron Body Gate Valves—The following specifications shall apply to the manufacture of iron body gate valves and parts:

- (a) stems for outside screw and yoke valves shall be of carbon steel or brass or bronze;
- (b) discs for solid wedge gates 4 inches in size and larger and for split wedge or double disc gates 5 inches in size and larger shall be of iron or of iron with faces conforming to the specifications stated in sub-paragraph (b) of paragraph 2 hereof according to pressure class; Discs for non-rising stem valves may be provided with brass or bronze bushing for stem thread;
- (c) packing gland flange bolts or studs shall be of carbon steel;
- (d) nuts for packing gland flange bolts or studs shall be of carbon steel or in the case of hub end and special end underground valves or special valves for fire protection service (which may be of a type mentioned in sub-paragraph (b) or paragraph 1 hereof) the nuts may be of brass or bronze;
- (e) for valves 4 inches in size and larger the packing gland if the flange and follower or nose are in one piece shall be of iron, or of iron, brass or bronze bushed; and if the flange and follower or nose are in separate pieces the flange shall be of iron and the follower or nose may be of brass or bronze.

3. Iron Body Globe and Angle Valves—The following specifications shall apply to the manufacture of iron body globe and angle valves and their parts:

- (a) stems for outside screw and yoke valves shall be of carbon steel or brass or bronze;
- (b) discs for valves 4 inches in size and larger shall be of iron or of iron with faces conforming to the specifications stated in sub-paragraph (b) of paragraph 2 hereof according to pressure class;
- (c) no bonnet bushing for back seating shall be provided;
- (d) packing gland flange bolts or studs and nuts for the same shall be of carbon steel; and
- (e) for valves 4 inches in size and larger the packing gland if the flange and follower or nose are in one piece shall be of iron, or iron, brass or bronze bushed; and if the flange and follower or nose are in separate pieces, the flange shall be of iron and the follower or nose may be of brass or bronze.

4. *Iron Body Check Valves*—The following specifications shall apply to the manufacture of iron body check valves:

- (a) discs for valves 4 inches in size and larger shall be of iron or of iron or steel with faces conforming to the specifications stated in sub-paragraph (b) of paragraph 2 hereof according to pressure class;
- (b) nuts for attaching swing check disc to hinge or arm shall be of carbon steel or malleable iron;
- (c) hinge or arm for valves 2 inches in size and larger shall be of ferrous metal and may be brass or bronze bushed.

PART II

Brass or Bronze Gate, Angle and Check Valves and Parts

1. *General*—The following specifications shall apply to the manufacture of all brass and bronze valves and parts:

(1) Standard Pressure Classes and Sizes—

- (a) Valves shall be manufactured only in the pressure classes listed in Table 3 in the appendix hereto and in the sizes (inches) set forth in Table 4 in the appendix hereto comprehended within the size range specified in Table 3 for a particular pressure class.

(2) General Specifications—

- (a) check valves shall be of horizontal lift and vertical lift or swing check types only;
- (b) spot facing on end connecting flanges is prohibited;
- (c) the 150 pound primary pressure classification and lower shall have brass, bronze or non-metallic disc only and no plug type disc shall be used in globe and angle valves;
- (d) valves for 200 pound primary pressure classification and higher shall have manufacturer's standard seating materials, comprising any of the following
 - (i) non-metallic disc,
 - (ii) brass or bronze,
 - (iii) chrome iron,
 - (iv) nickel alloy;
- (e) handwheels and valve handles shall be of ferrous metal, cast or otherwise fabricated, or of suitable non-metallic material;
- (f) end flanges shall conform to Manufacturers' Standardization Society of the Valves and Fittings Industry, Standard Practice SP-2 for 150 pounds and SP-2 for 300 pounds, according to pressure class;
- (g) valve pressure castings in valves of the following primary pressure classifications shall conform as follows,
 - (i) valves in the 125, 150 and 200 pounds classifications, respectively, to the Manufacturers' Standardization Society of the Valves and Fittings Industry SP-20 Grade A or American Society for Testing Materials B-62 or Ea-B62 brass or bronze;
 - (ii) valves in the 300 pounds classification and higher, respectively, to the Manufacturers' Standardization Society of the Valves and Fittings Industry SP-20 Grade B or American Society for Testing Materials B-61 brass or bronze; and
- (h) bonnets for valves in the 200 pounds pressure classification and higher may be of "case bearing bronze".

APPENDIX OF TABLES
TO SCHEDULE TO ADMINISTRATOR'S ORDER No. A-715
TABLE 1—(Size ranges specified are inclusive)

PRIMARY PRESSURE CLASSIFICATIONS IN POUNDS PER SQUARE INCH xA		GATES Sizes (inches)		GLOBE AND ANGLE Sizes (inches)		LIFT CHECK Sizes (inches)		SWING CHECK Sizes (inches)	
Steam	Water	Screwed	Flanged	Hub	Screwed	Flanged	Screwed	Flanged	Hub
25	50	4 to 48	4 to 48
125	100	4 to 48	4 to 48
150xB	150 to 200	2 to 6	2 to 48	2 to 48	2 to 4	3 to 6	2 to 6	2 to 24	4 to 24
250	250	1 to 3	2 to 3	1 to 3	1 to 3
300xB	500	2 to 4	2 to 24	2 to 4	2 to 4	2 to 12
.....	1 to 3	2 to 3	1 to 3	1 to 3
.....	800	2 to 6	3 to 12	3 to 12

EXPLANATORY NOTES:—xA Primary pressure classification designates a class of valve but does not necessarily mean that all sizes in any class carry the primary pressure classification. American Standards Association standards and manufacturing practice frequently reduce pressure rating as size increases and may not always rate valves for both steam and water.
xB—In sizes 3 inches and smaller 150 and 300 pounds primary pressure classification valves are included as substitutes for brass or bronze valves. Flanged valves may be rated in accordance with the American Flange Standard used.

APPENDIX OF TABLES—(Continued)

TABLE 2—Sizes (in inches)

$\frac{1}{2}$ $\frac{3}{4}$ 1 $1\frac{1}{4}$ $1\frac{1}{2}$ 2	$2\frac{1}{2}$ 3 $3\frac{1}{2}$ 4 5 6	8 10 12 14 16 18	20 24 30 36 42 48
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TABLE 3—(Size ranges specified are inclusive)

PRIMARY PRESSURE CLASSIFICATIONS IN POUNDS PER SQUARE INCH xA	SCREWED END Sizes (inches) xB	FLANGED END Sizes (inches)	SOLDER END Sizes (inches)	HOSE END Sizes (inches) xC
100 Steam.....	$\frac{1}{8}$ to 2	$\frac{3}{8}$ to 2	$\frac{1}{2}$ to $2\frac{1}{2}$
125 Steam.....	$\frac{1}{8}$ to 2	$\frac{1}{4}$ to 2	$\frac{1}{2}$ to $2\frac{1}{2}$
150 Steam.....	$\frac{1}{8}$ to 2	1 to 2	$\frac{1}{4}$ to 2	$\frac{1}{2}$ to $2\frac{1}{2}$
200 Steam.....	$\frac{1}{8}$ to 2	1 to 2 xD	$\frac{1}{4}$ to 2	$\frac{1}{2}$ to $2\frac{1}{2}$
300 Steam.....	$\frac{1}{4}$ to 2	1 to 2	$\frac{1}{4}$ to 2
Hydraulic 1,000 and higher.....	$\frac{1}{8}$ to 2	$\frac{1}{4}$ to $1\frac{1}{2}$

EXPLANATORY NOTES:—xA Primary steam rating in no way regulates the pressure at which valves should be rated for other fluids, but restricts the classes to those mentioned.
xB—Globe and angle valves only may be manufactured in the $\frac{1}{8}$ inch size.
xC—Hose end valves only may be manufactured in the $2\frac{1}{2}$ inch size in gate, globe and angle types with or without cap and chain in the classes of 100 and 200 pounds pressure rating.
xD—These valves are rated at 150 pounds.

TABLE 4—Sizes (in inches)

$\frac{1}{8}$ $\frac{1}{4}$ $\frac{3}{8}$	$\frac{1}{2}$ $\frac{3}{4}$ 1	$1\frac{1}{4}$ $1\frac{1}{2}$ 2	$2\frac{1}{2}$, for hose end valves only as mentioned in Explanatory note xC to Table 3
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WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-717

Respecting Repair of Civilian Footwear

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:

- 1. No person who carries on business as a shoe repairer shall use a full leather sole in the repair of civilian footwear, provided that an existing supply of full leather soles already cut from the hide and in the stock of such person, may be used and exhausted in such repair.
- 2. The provisions of this Order shall be subject to such written exemptions as the Administrator of Hides and Leather, upon application to him, may grant in individual cases of undue hardship or other special circumstances.
- 3. This Order shall be effective on and after the 13th day of May, 1943.

Dated at Ottawa, this 8th day of May, 1943.

S. C. COOK,
Administrator of Hides and Leather.

APPROVED:
D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-720

Respecting Butter Rationing

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board, as follows:

1. Butter coupons Nos. 10 and 11 attached to ration book 2, as defined in Order No. 244 of the Board, shall after May 31, 1943, not be valid for the purchase of butter by consumers.
2. Butter coupons Nos. 12, 13, 14 and 15 attached to the aforesaid ration book shall after June 30, 1943, not be valid for the purchase of butter by consumers.
3. Butter coupons Nos. 16, 17, 18 and 19 attached to the aforesaid ration book shall after July 31, 1943, not be valid for the purchase of butter by consumers.
4. Butter coupons Nos. 20, 21, 22 and 23 attached to the aforesaid ration book shall after August 31, 1943, not be valid for the purchase of butter by consumers.
5. Butter coupons Nos. 24 and 25 attached to the aforesaid ration book shall after September 30, 1943, not be valid for the purchase of butter by consumers.
6. This order shall be effective on and after the 14th day of May, 1943.

Dated at Ottawa this 10th day of May, 1943.

H. I. ROSS,

Deputy Administrator of Consumer Rationing.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-725

Respecting Electrical Generators (Small), Motors and Control Equipment

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board, as follows:—

1. Section 2 of Administrator's Order No. A-569 is hereby revoked and the following is substituted therefor:—

“2. No person shall manufacture any control equipment, generator or motor except as follows:—

- (a) to the order of the Department of Munitions and Supply or any agency thereof; or
- (b) where it comprises equipment for a project for which the purchaser has obtained a permit from the Controller of Construction; or
- (c) where the purchaser certifies to the manufacturer that it is being purchased to be used or incorporated as a component part of a unit being manufactured in accordance with restrictions in force from time to time by authority of one or more of the following Administrators:—

The Administrator of Machine Tools,

The Administrator of Electrical Equipment and Supplies,

The Administrator of Farm and Construction Machinery and Municipal Service Equipment,

The Administrator of Heating, Plumbing and Ventilating Equipment and Supplies,

The Administrator of Office Machinery, Equipment and Supplies,
 The Administrator of Plant, Steam Railway and Shipbuilding
 Machinery Equipment and Supplies,
 The Administrator of Refrigeration, Laundry and Dry Cleaning
 Equipment; or

- (d) where a person seeking to purchase it from a manufacturer has first obtained a permit from the Administrator of Electrical Apparatus, Machinery, and Electrical Instruments on application to the said Administrator therefor in such form as may be prescribed; or
- (e) where a manufacturer has first obtained a permit from the said Administrator to manufacture such control equipment, generator or motor to fill stock requirements on application to the said Administrator therefor in such form as may be prescribed."

2. Section 11 of said Administrator's Order No. A-569 is hereby revoked and the following is substituted therefor:—

"11. Nothing contained in this Order shall be deemed to prohibit the manufacture or sale of parts for the maintenance or repair of generators, motors or control equipment installed and in operation."

3. This Order shall be effective on and after the 13th day of May, 1943.

Dated at Ottawa this 13th day of May, 1943.

W. E. ROSS,
*Administrator of Electrical Apparatus,
 Machinery and Electrical Instruments.*

APPROVED :

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-726

Respecting the Sale of Protective Rubber Garments

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:

1. Section 11 of Administrator's Order No. A-705, dated the 26th day of April, 1943, is hereby amended by deleting therefrom the word "May" and substituting therefor the word "June".

Dated at Ottawa, this 13th day of May, 1943.

A. H. WILLIAMSON,
Rubber Administrator.

APPROVED :

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-727

Respecting Maximum Price for Frozen Eggs

(Mixed eggs, whites and yolks)

Whereas it is expedient to amplify the provisions of Administrator's Order No. A-659 and to consolidate such Order as amplified;

Therefore, pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:

Administrator's Order No. A-659 is hereby revoked and the following substituted therefor:

1. For the purposes of this Order,

- (a) "mixed eggs" mean the liquid meat of hens' eggs consisting of whites and yolks;
- (b) "whites" means the albumen of hen's eggs;
- (c) "yolks" means the yolks of hens' eggs;

2. (1) The maximum price per pound, not including sales tax, if any, at which a person may sell or offer to sell mixed eggs, whites or yolks, when frozen, shall be

- (a) during the months of March, April and May in any year,
 - (i) when delivered at the buyer's place of business in a city named in Schedule "A" hereto, the price set forth in the said Schedule for that product in that city; and
 - (ii) when delivered at the buyer's place of business at any other place, the price set forth in Schedule "A" hereto for that product in the city named therein nearest in point of distance to that other place plus the normal cost of transporting the product from the nearest city to the other place;
- (b) during any month in any year other than March, April or May, the price fixed according to clause (a) of this subsection for that product plus the price differential for that particular month only set forth in Schedule "B" hereto.

(2) The maximum price per pound, not including sales tax, if any, delivered at the buyer's place of business at which a person may sell or offer to sell mixed eggs, whites or yolks when frozen with the addition of salt, sugar, water or other ingredient or moisture, shall be the lawful maximum price for mixed eggs, whites or yolks, as the case may be, when frozen, set forth according to subsection 1 of this Section, less the amount by which his cost of the product is less than his cost of the same product without such addition.

3. (1) Every seller of mixed eggs, whites or yolks when frozen with or without added ingredients or moisture shall,

- (a) concurrently with delivery of the product furnish the buyer with an invoice showing accurately the date of sale, the name and complete address of the seller and the buyer, the description, weight and delivered price per pound of the product, and on each sale of the product frozen with added ingredients or moisture, showing the exact percentage by weight of each added ingredient or moisture contained in the product;
- (b) retain a copy of the invoice in his place of business, available for inspection by any representative of the Board, for one year from the date thereof.

(2) Every buyer of mixed eggs, whites or yolks when frozen with or without added ingredients or moisture shall keep or cause to be kept in his place of business, available for inspection by any representative of the Board, an accurate record showing in respect of each purchase made by him, the date of purchase, the name and complete address of his supplier, the description, weight and delivered price per pound of the product and on each purchase of the product frozen with added ingredients or moisture, showing the exact percentage by weight of each added ingredient or moisture contained in the product.

(3) Every buyer to whom an invoice is furnished pursuant to subsection 1 of this Section and every buyer to whom the provisions of subsection 2 of this Section apply shall retain the record for a period of one year from the date of the transaction to which it relates.

(4) The retention by any person of an invoice available for inspection by any representative of the Board, shall, in respect to the particulars mentioned in the invoice, be a sufficient compliance by that person with the provisions of subsection 2 of this Section.

4. This Order shall be effective on and after the 18th day of May, 1943.

Dated at Ottawa, this 13th day of May, 1943.

K. W. TAYLOR,
Foods Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE "A"

to Administrator's Order No. A-727

*Maximum Prices for Sales of Frozen Mixed Eggs, Whites and Yolks,
Delivered at Named Cities*

	Mixed Eggs	Yolks	Whites
	(cents per pound)		
Vancouver, Prince Rupert.....	25·00	26·50	24·75
Calgary, Edmonton.....	23·50	25·00	23·25
Saskatoon, Regina, Moose Jaw, Prince Albert	24·00	25·50	23·75
Winnipeg	24·50	26·00	24·25
Toronto, London, Windsor, Ham- ilton, Ottawa, Montreal, Quebec.	26·00	27·50	25·75
Fort William, Port Arthur.....	25·25	26·75	25·00
Timmins, Sudbury, Sault Ste. Marie, Rouyn	26·00	27·50	25·75
Halifax, Sydney, Moncton, St. John, Charlottetown.....	26·50	28·00	26·25

SCHEDULE "B"

Month of Sale	Increase in Maximum Selling Price in Cents Per Pound
June	25
July	50
August	75
September	1 00
October	1 25
November	1 50
December	1 75
January	2 00
February	2 25

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-729

Respecting Housing Accommodation in Congested Areas

Whereas by Order No. 200 of the Wartime Prices and Trade Board certain areas were designated as congested areas;

And whereas under the aforesaid Order the Administrator of Real Property was authorized to designate any additional municipalities or parts thereof as being subject to the provisions of section 4 of the said Order;

Therefore, pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

1. The following municipalities are hereby designated as being subject to the provisions of Section 4 of said Order No. 200 of the Board:

Quebec
Saint-Jean.
Sorel.

2. This Order shall be effective on and after the 20th day of May, 1943.

Dated at Ottawa this 14th day of May, 1943.

R. S. SMART,
Real Property Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-731

Respecting Barbed Wire

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:

Administrator's Order No. A-168 as amended by Administrator's Order No. A-264 is hereby revoked and the following substituted therefor:

1. (1) No person shall, except with the written permission of the Administrator of Fabricated Steel and Non-Ferrous Metals, manufacture barbed wire except

- (a) in a weight of 57 pounds per 80-rod reel, or 58 pounds gross shipping weight including the reel;
- (b) in two strand;
- (c) of No. 14 standard wire gauge (0.080 inches diameter); and
- (d) in 4 point barbed with barbs 6 inches apart made of No. 16 standard wire gauge (0.064 inches diameter).

(2) Notwithstanding the provisions of clause (b) of subsection 1 of this Section, single strand barbed wire may be manufactured to the order of the Department of Munitions and Supply.

2. No person shall in the twelve months period April 1, 1943 to March 31, 1944, both inclusive, manufacture more barbed wire than one hundred per centum (100%) by weight of the average yearly tonnage of barbed wire manufactured by him for consumption in Canada in the five years, 1937, 1938, 1939, 1940 and 1941.

3. No manufacturer of barbed wire shall establish or maintain any consignment or storage stocks of barbed wire.

4. Within fifteen days from the effective date of this Order every person who manufactures barbed wire shall report in writing to the said Administrator,

- (a) his production of barbed wire in tons for 1942, by calendar quarters;
- (b) his production of barbed wire in tons for January, February and March 1943;
- (c) his sales of barbed wire in tons for January, February and March 1943.

5. On or before the 15th day of each month, including May 15, 1943, every person who manufactures barbed wire shall report in writing to the said Administrator,

- (a) his production of barbed wire in tons in the preceding month;
- (b) his sales of barbed wire in tons in the preceding month.

6. Sections 2, 3, 4 and 5 shall not apply to barbed wire manufactured to the order of the Department of Munitions and Supply, the Departments of National Defence and the Department of Pensions and National Health.

7. This Order shall be effective on and after the 18th day of May, 1943.

Dated at Ottawa, this 15th day of May, 1943.

H. H. FOREMAN,
Administrator of Fabricated Steel and Non-Ferrous Metals.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

NOTE: Nothing in this Order contained is to be taken as indicating that any materials will be available for use by any manufacturer.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-732

Respecting Maximum Prices of Fresh and Frozen Atlantic Salmon

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

1. For the purposes of this Order,

- (a) "dressed salmon" means a round salmon from which the head and viscera are removed;
- (b) "guttled salmon" means a round salmon from which the viscera are removed;
- (c) "processor" means a person who buys or otherwise acquires salmon from a primary producer and resells them in either a fresh and iced condition or a frozen condition as round salmon, gutted salmon or dressed salmon;
- (d) "round salmon" means a fresh salmon in the condition in which it is caught in the Atlantic Coast waters, including Newfoundland Coast waters, or in the waters of any river in Eastern Canada;
- (e) "wholesale distributor" means a person other than a processor, who sells salmon at wholesale.

2. The maximum price f.o.b. coast shipping point, not including sales tax, at which a processor may sell or offer to sell any fresh or frozen salmon shall be as follows:—

- (a) 21 cents per pound of round salmon;
- (b) 24 cents per pound of gutted salmon; and
- (c) 25 cents per pound of dressed salmon.

3. Except as otherwise provided in Section 5 hereof, the maximum price per pound at which a wholesale distributor may sell or offer to sell round salmon, gutted salmon or dressed salmon, fresh or frozen, shall be the sum of the following:—

- (a) the actual price paid by such wholesale distributor to the primary producer or the processor, but not in any event exceeding the lawful maximum price that may be charged by a processor as set forth in Section 2 hereof, plus transportation charges and sales tax if and to the extent they are not included in such actual price; and
- (b) a markup (percentage of cost) not greater than the markup (percentage of cost) customarily obtained by him during the basic period from September 15 to October 11, 1941, both inclusive, on sales of salmon or fish of the same or substantially similar kind and quality, but not in any event exceeding,
 - (i) twenty percent (20%) of his selling price on sales in case lots; and
 - (ii) twenty percent (20%) of his selling price plus a handling charge of one cent per pound of salmon, on sales of less than case lots.

4. Except as otherwise provided in Section 5 hereof the maximum price per pound at which any person may sell or offer to sell at retail round salmon, gutted salmon or dressed salmon, fresh or frozen, shall be the sum of the following:—

- (a) the actual price paid by such person to his supplier but not in any event exceeding the lawful maximum price that may be charged by a wholesale distributor as set forth in Section 3 hereof plus transportation charges and sales tax if and to the extent they are not included in such actual price, and where such salmon was not purchased by him directly from a primary producer or processor the actual price paid by such person shall not include more than one wholesaler's markup calculated in accordance with the provisions of clause (b) of Section 3 hereof; and
- (b) a markup (percentage of cost) not greater than the markup (percentage of cost) customarily obtained by him during the said basic period on salmon of the same or substantially similar kind and quality, but in no event exceeding thirty-three and one-third percent ($33\frac{1}{3}\%$) of his selling price.

5. Notwithstanding anything contained in this Order, a wholesale distributor or retailer who buys round or gutted salmon and further processes such salmon before reselling it, may increase his lawful maximum price per pound for such salmon as prescribed by this Order,

- (a) by 4 cents per pound when he buys round salmon and sells it in the form of dressed salmon;
- (b) by 3 cents per pound when he buys round salmon and sells it in the form of gutted salmon;
- (c) by 1 cent per pound when he buys gutted salmon and sells it in the form of dressed salmon.

6. The provisions of Administrator's Order No. A-91 shall not apply to sales of salmon caught in the Atlantic Coast waters including Newfoundland Coast waters, or in the waters of any river in Eastern Canada, except that any customary differentials in respect of quantity sales shall be continued.

7. This Order shall be effective on and after the 20th day of May, 1943.

Dated at Ottawa, this 18th day of May, 1943.

A. N. McLEAN,
Administrator of Fish and Fish Products.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

PART IV
 Wartime Industries Control Board
 (Munitions and Supply)

DEPARTMENT OF MUNITIONS AND SUPPLY

METALS CONTROLLER

Order No. M.C. 17-A

Dated May 4, 1943

Pursuant to the powers conferred by Order in Council No. P.C. 5225 dated June 19, 1942, and with the approval of the Minister of Munitions and Supply, and the Chairman of the Wartime Industries Control Board,

IT IS ORDERED AS FOLLOWS:—

1. That the Order of the Metals Controller No. M.C. 17 dated June 19, 1942, is hereby amended as follows:—

- (a) By adding the following paragraph as paragraph (e) of Section 1:
 “(e) ‘Basket’ shall mean a receptacle containing copper scrap for use in suspending such copper scrap in the electrolyte to form an anode.”
- (b) By rescinding Section 11; and
- (c) By rescinding Section 15 and substituting therefor the following as Section 15:
 “15. Except with the written approval of the Metals Controller:
 (a) No person shall in the year 1943, or in any calendar year thereafter, for electrotyping purposes, acquire, use or consume a greater amount of copper in weight than the average yearly amount in weight of copper acquired by such person for such purpose during the four-year period 1937 to 1940.
 (b) Each person operating an electrotyping plant shall use at least one basket for every four solid anodes in use by him.”

F. M. CONNELL,
Deputy Metals Controller.

Approved:

C. D. HOWE,
Minister of Munitions and Supply.

HENRY BORDEN,
Chairman—Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

MOTOR VEHICLE CONTROLLER

Order No. M.V.C. 19-A

(Prices for Used and New Trucks)

Dated APRIL 21st, 1943.

Pursuant to the powers conferred by Order in Council P.C. 1121 dated February 13th, 1941, as amended, and by any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board and the concurrence of the Wartime Prices and Trade Board,

IT IS HEREBY ORDERED AS FOLLOWS:

1. *Interpretation*

For the purposes of this Order unless the context otherwise requires:

- (a) "consumer" shall mean any person who acquires a truck for use only, and not for the purpose of selling, giving, exchanging or otherwise disposing thereof to any other person;
- (b) "the Controller" or "the Motor Vehicle Controller" shall mean the person from time to time appointed Motor Vehicle Controller by the Governor General in Council;
- (c) "motor vehicle" shall mean any vehicle the motive power for which is furnished by any type of internal combustion engine, and shall include trailers but shall not include any self-tracklaying vehicle, tractor, or railway rolling stock, or any implement or machine designed for sowing or cultivating agricultural land or harvesting crops grown thereon;
- (d) "special trucks" shall mean trucks the production of which was completed after January 1st, 1943;
- (e) "model year" shall in respect of all trucks, mean trucks the production of which was completed after the first day of October of the year immediately preceding the year designated by the manufacturer thereof or if no model year is so designated shall mean the calendar year in which the production of such truck was completed;
- (f) "new truck price" shall, except in respect of special trucks, mean the retail price for the same type and make of a truck of the 1942 model (with standard equipment), fixed by the manufacturer of such truck and filed by such manufacturer or his agent with the Motor Vehicle Controller and concurred in by the Wartime Prices and Trade Board, for delivery of such truck to the consumer at the factory in Canada of such manufacturer or at the chief place of business of the representative of any manufacturer who has no factory in Canada, and in respect of special trucks "new truck price" shall mean the price fixed by the manufacturer thereof, and similarly filed with the Motor Vehicle Controller and concurred in by the Wartime Prices and Trade Board.
- (g) "person" shall include firm, corporation, company, partnership and/or any other aggregation of persons;
- (h) "truck" shall mean any motor vehicle, except a passenger motor vehicle with seating capacity for 10 people or less, and shall include any truck coming within any of the following three classes:
 - (i) Truck with body integral as manufactured, including Pickup, Panel Delivery and Sedan Delivery.
 - (ii) Truck chassis with cab mounted by manufacturer to form a unit.
 - (iii) Truck chassis only.
- (i) "trailer" shall mean any vehicles (including side cars), designed to be attached to and drawn by a motor vehicle.

2. *Order No. M.V.C. 19 Rescinded*

The Order of the Motor Vehicle Controller No. M.V.C. 19 dated July 6th, 1942, is hereby rescinded.

3. *Maximum Retail Delivered Price of New Trucks*

(1) The price at which any person shall sell or offer to sell a truck in the first sale of such truck to a consumer, shall not be higher than the total of the following items:

- (a) The new truck price:
(See Section 1 (F) for definition of new truck price and also Section 5).

- (b) Transportation charges to the dealer's location for such truck not exceeding in amount what has been established for a truck of the same make and type, by the manufacturer of such truck (or by the agent of such manufacturer), and approved by the Motor Vehicle Controller;
- (c) An inspection and service charge of Thirty-five Dollars (\$35.00) for which the following services and supplies shall be provided:
- Unloading and handling.
 - Mechanical inspection.
 - Washing and polishing.
 - Filling the transmission and differential with oil and greasing generally.
 - Filling the motor with oil other than gasoline.
 - Preparing for delivery to the purchaser and all the factory recommended "get ready" and "delivery" preparations.
- (d) A charge for any accessory or option (including a body sold separately from the truck) in addition to what is included in the standard equipment for such truck, such charge to be not higher than the retail price for a similar accessory or option established by the manufacturer of such accessory or option and approved by the Controller; provided that in any case where the retail price for any accessory or option has not been established and approved as aforesaid, such charge shall be subject to the provisions of subsection (2) of Section 7 of the Wartime Prices and Trade Regulations.

4. *Maximum Retail Delivered Price of Used Trucks*

(1) The price at which any person shall sell or offer to sell a truck which has previously been sold to a consumer, shall not be higher than the following percentage of the retail delivered price of such truck as determined in accordance with subsection (2) of this Section.

<i>Time elapsed from date of beginning of model year</i>	<i>Percentage of retail delivered price</i>
Up to and including 6 months.....	100%
Over 6 months, but not more than 1 year.....	95%
Over 1 year and up to 2 years.....	85%
Over 2 years and up to 3 years.....	75%
Over 3 years and up to 4 years.....	65%
Over 4 years and up to 5 years.....	55%
Over 5 years and up to 6 years.....	50%
Over 6 years and up to 7 years.....	45%
Over 7 years and up to 8 years.....	40%
Over 8 years.....	35%

(2) For the purposes of subsection (1) of this Section 4 the retail delivered price of such truck shall be determined by taking the total of the following items:

- (a) The new truck price:
(See Section 1 (F) for definition of new truck price and also Section 5.)
- (b) A handling charge of \$35.00.
- (c) A charge for any accessory or option (including a body sold separately from the truck) in addition to what is included in the standard equipment for such truck, such charge to be not higher than the retail price for a similar accessory or option established by the manufacturer of such accessory or option and approved by the Controller; provided that in any case where the retail price for any accessory or option has not been established and approved as aforesaid, such charge shall be subject to the provisions of subsection 2 of Section 7 of the Wartime Prices and Trade Regulations.

(d) An allowance as follows for transportation charges to the place in Canada where such truck is delivered to the purchaser:

Delivered anywhere in the Province of British Columbia.....	\$220
Delivered anywhere in the Province of Alberta.....	190
Delivered anywhere in the Province of Saskatchewan.....	160
Delivered anywhere in the Province of Manitoba.....	125
Delivered anywhere in the Province of Quebec.....	60
Delivered anywhere in the Provinces of Nova Scotia, New Brunswick and Prince Edward Island.....	75
Delivered to Nakina, Longlac and Schreiber in the Province of Ontario and to all points in Ontario west of a line drawn joining Nakina, Longlac and Schreiber and of the extension northerly and southerly of such line.....	90
Delivered to Sudbury and Kirkland Lake in the Province of Ontario and to all points in Ontario west of a line joining Sudbury and Kirkland Lake and of the extension northerly and southerly of such line excepting however, such points as are west of the line drawn joining Nakina, Longlac and Schreiber and of the extension northerly and southerly of such line.....	65
Delivered to any other place in the Province of Ontario.....	40

5. *"New Truck Price" Where No 1942 Model of Same Make and Type*

Where there is no truck of the 1942 model of the same type and make as the truck being sold or offered for sale, then, for the purpose of calculating the maximum price under this Order, the new truck price shall be taken for the truck of the 1942 model most nearly similar to the truck being sold or offered for sale, provided, however, that the provisions of this Section (5) shall not apply to Special trucks.

6. *Permit or Orders*

The provisions of this Order shall be subject to any permit or order issued by the Motor Vehicle Controller.

7. *Effective Date*

This Order shall be effective on and after May 1, 1943.

J. H. BERRY,
Motor Vehicle Controller.

APPROVED:

HENRY BORDEN,
Chairman, Wartime Industries Control Board.

Concurred in by the Wartime Prices and Trade Board:

D. GORDON,
Chairman.

DEPARTMENT OF MUNITIONS AND SUPPLY

TIMBER CONTROLLER

Order No. Timber 9B

(Amending Order T.C. 9)

Dated April 28, 1943

Pursuant to the powers conferred by Order in Council P.C. 2716 of June 24, 1940, as amended and any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board, and the concurrence of the Wartime Prices and Trade Board,

IT IS HEREBY ORDERED AS FOLLOWS:

1. *Sections 5 and 6 of Order No. T.C. 9 Amended*

(1) Section 5 of Order No. T.C. 9, dated December 19, 1941, as amended by Order No. Timber 9-A, dated December 1, 1942, is further amended by deleting from the said Section the words and figures "For 11/16" SIS deduct from 4/4" " and the prices applicable to the said words and figures.

(2) Section 6 of Order No. T.C. 9, dated December 19, 1941, as amended by Order No. Timber 9A, dated December 1, 1942, is further amended by deleting from the said Section the words and figures "For Heavy Sawn 1½ for resawing to 11/16" add Standard 6/4" " and the prices applicable to the said words and figures.

A. H. WILLIAMSON,
Timber Controller.

APPROVED:

HENRY BORDEN,
Chairman, Wartime Industries Control Board.

Concurred in by the Wartime Prices and Trade Board:

D. GORDON,
Chairman.

DEPARTMENT OF MUNITIONS AND SUPPLY

TIMBER CONTROLLER

Order No. Timber 18-A

**(Lumber Originating in and West of Port Arthur (excepting the Pacific Coast)
used for Automotive Crates)**

Dated APRIL 28th, 1943.

Pursuant to the authority conferred by Order in Council P.C. 2716 of June 24, 1940, as amended, and by any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board, and the concurrence of the Wartime Prices and Trade Board,

IT IS HEREBY ORDERED AS FOLLOWS:

1. *Interpretation*

For the purposes of this Order, except where the context otherwise requires,

- (a) "automotive crate" means a crate or box for packaging and shipping motor vehicles, including trailers, and/or spare parts thereof;
- (b) "the said area" means all that area in and west of the city of Port Arthur in the Province of Ontario, except the coastal area of the Province of British Columbia;

2. *Maximum Prices for Lumber Used as Sheathing*

(1) No person shall sell or offer for sale, and no person shall purchase, or offer to purchase any lumber originating at a lumber mill situated in the said area which is to be used as sheathing in the manufacture of automotive crates, at a price in excess of the following:

- (a) if such lumber is delivered at Toronto—\$42.50 per thousand feet surface measure (M.S.M.) f.o.b. Toronto, or, for any such lumber which is offered and accepted as being of grades No. 3 Common and better—\$45.00 per thousand feet surface measure (M.S.M.) f.o.b. Toronto;
- (b) if such lumber is delivered at any place other than Toronto, the said price of \$42.50 (or \$45.00) plus or minus (as the case may be) the difference in the freight charges on such lumber from the point of shipment to Toronto

and from the point of shipment to the point of delivery, calculated to the nearest 25c. per thousand feet surface measure (M.S.M.).

(2) If the weight of any such lumber exceeds 1,500 pounds per thousand feet surface measure (M.S.M.) the entire freight charges for such excess weight shall be borne by the purchaser.

3. *Freight Charges for Lumber Other Than Sheathing*

If the weight of any lumber originating in the said area, which is to be used in the manufacture of automotive crates for other than sheathing, exceeds the weight per thousand feet board measure (F.B.M.) for each finished size, shown below, the entire freight charges for such excess weight shall be borne by the purchaser.

<i>Finished Size</i>	<i>Weight per thousand feet board measure (F.B.M.)</i>
D4S—1 $\frac{5}{8}$ x 3 $\frac{5}{8}$ " (Nominal size 2 x 4").....	1,800 lbs.
D4S—1 $\frac{5}{8}$ x 5 $\frac{5}{8}$ " (Nominal size 2 x 6").....	1,850 lbs.
D4S—1 $\frac{5}{8}$ x 7 $\frac{1}{2}$ " (Nominal size 2 x 8").....	1,850 lbs.
D4S—3 $\frac{3}{4}$ x 3 $\frac{3}{4}$ " (Nominal size 4 x 4").....	2,300 lbs.

A. H. WILLIAMSON,

Timber Controller.

APPROVED:

HENRY BORDEN,

Chairman—The Wartime Industries Control Board.

Concurred in by the Wartime Prices and Trade Board:

D. GORDON,

Chairman.

PART V
Export Permit Branch
(Trade and Commerce)

OTTAWA, May 13, 1943.

EXPORT PERMIT BRANCH ORDER No. 70

By virtue of the power conferred upon me by Order in Council P.C. 2448 of April 8, 1941, Paragraph 2 and Paragraph 4, as amended by Order in Council P.C. 5084 of July 8, 1941, the undersigned hereby orders:

(1) That Subsection (a) of Regulation 34 of the Export Permit Regulations of March 15, 1943, be amended to read as follows:

“(a) When consigned to Canadian Legations, the offices of Canadian High Commissioners, Canadian Consular offices, the offices of Canadian Government Trade Commissioners, or to official representatives of the Government of the United Kingdom or their order,”

(2) That the following commodities be deleted from the Annex of Export Permit Branch Order No. 45 of September 10, 1942; and that export permits will henceforth be required for shipments of these to any destination other than the United States:

Group 9—Miscellaneous

Photographic and projection apparatus and supplies.

(3) That this Order come into force and have effect on and after May 17, 1943.

JAS. A. MacKINNON,
Minister of Trade and Commerce.

VOLUME II—No. 8



May 31, 1943

CANADIAN WAR ORDERS AND REGULATIONS 1943

Published under authority of Order in Council P.C. 10793
of 26th November, 1942

STATUTORY ORDERS AND REGULATIONS DIVISION
PRIVY COUNCIL OFFICE

OTTAWA
EDMOND CLOUTIER
PRINTER TO THE KING'S MOST EXCELLENT MAJESTY
1943

Price 10 cents



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PART I

Orders in Council

Order in Council extending the provisions of the Air Raid Precautions Personnel Compensation Order to voluntary evacuation workers

P.C. 109/3926

*Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved
by His Excellency the Governor General in Council, on the 13th May, 1943.*

The Board had under consideration a memorandum from the Honourable the Minister of Pensions and National Health reporting:—

“That by the Air Raid Precautions Personnel Compensation Order, P.C. 8110 of September 11, 1942, as amended by Order in Council P.C. 61/500 of January 20, 1943, provision is made for pensions, injury allowances and treatment for Air Raid Precautions Workers who suffer war service injuries;

That by The Air Raid Precautions Compensation and Personnel Protection Order, P.C. 90/1280 of February 17, 1943, provision is made for compensating owners of chattels used by Air Raid Precautions Committees for such use and for damage to such chattels and for indemnifying Air Raid Precautions Workers from liability for other damages caused by them in the course of their duties;

That it is proposed to set up committees under the authority of Regulation 32B of the Defence of Canada Regulations for evacuation purposes and it is deemed advisable to extend the application of the above mentioned Orders to voluntary evacuation workers registered with such committees.

Now, therefore, the undersigned has the honour to recommend that Your Excellency in Council, under and by virtue of the powers conferred by the War Measures Act, chapter 206 of the Revised Statutes of Canada, 1927, be pleased to order as follows:—

“Where, in pursuance of paragraph three of Regulation 32B of the Defence of Canada Regulations, a committee has been set up by or under the authority of the Minister of Pensions and National Health in any ‘designated area’, as defined in clause (c) of Paragraph two of the Air Raid Precautions Personnel Compensation Order, P.C. 8110 of September 11, 1942, for the purpose of effecting or facilitating the transference of persons from one area to another, every person registered by such committee as a voluntary evacuation worker who, during the present war, suffers any injury arising out of and in the course of his duties shall be entitled to the same benefits under the said Air Raid Precautions Personnel Compensation Order as if he were an air raid precautions worker who has suffered a war service injury within the meaning of the said Air Raid Precautions Personnel Compensation Order; and the provisions of The Air Raid Precautions Compensation and Personnel Protection Order, P.C. 90/1280 of February 17, 1943, shall mutatis mutandis apply to compensation for the use of chattels by or under the authority of such committees, to claims for damages to such chattels and to injury to persons or damage to property caused by such voluntary evacuation worker in the course of his duties, and references to ‘Air Raid Precautions Committee’ and ‘Air Raid Precautions Worker’ in the said Air Raid Precautions Compensation and Personnel Protection Order shall be construed as including a reference to such committee and such voluntary evacuation worker respectively.’”

The Board concur in the above report and recommendation, and submit the same for favourable consideration.

A. D. P. HEENEY,

Clerk of the Privy Council.

Order in Council authorizing regulations *re* purchase and sale
of soybeans of the 1943 crop

P.C. 4010

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 18th day of May, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Trade and Commerce reports that by reason of war conditions it is considered necessary to provide means whereby soybean production in Canada will be so encouraged that the oil and meal cake derived therefrom will be of assistance in meeting the increased demand for vegetable oils and feed supplies for the increased livestock population;

That it is necessary for the attainment of such objectives that the producers of soybeans in Canada be assured of a stable and fair price for their product; and

That the regulations made and established by Order in Council P.C. 2799 dated April 10th, 1942, continue in effect until the 31st day of July, 1943, and that new regulations in respect to deliveries in the crop year commencing on the first day of August, 1943, are necessary and desirable and have been recommended by The Canadian Wheat Board.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Trade and Commerce, and under and by virtue of the powers conferred on the Governor General in Council by the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, and otherwise, and notwithstanding any law or statute to the contrary, is pleased to make the following regulations and they are hereby made and established accordingly.

REGULATIONS

1. *Interpretation*

- (a) Words and expressions used in these regulations shall be given the same meaning as is accorded to such words and expressions when used in The Canadian Wheat Board Act;
- (b) Soybeans mean soybeans grown in Canada.

2. The Canadian Wheat Board is empowered to buy soybeans at \$1.96 per bushel, basis delivered at Toronto, Winnipeg or Vancouver, for No. 1 Canada soybeans and at \$1.95, basis delivered at Toronto, Winnipeg or Vancouver, for No. 2 Canada soybeans and at prices for each other grade of soybeans as, in the opinion of the Board, bring such grade into proper relationship with Nos. 1 and 2 Canada soybeans.

- 3. (a) The Canadian Wheat Board is empowered to enter into ordinary commercial banking arrangements on its own credit, and to borrow money on the security of soybeans delivered to the Board, and the Governor in Council may authorize the Minister of Finance to guarantee advances made to the Board or to make loans or advances to the Board on such terms and conditions as may be agreed upon;
- (b) The Board may put out such moneys for the purchase of such soybeans as aforesaid and also for expenses of the Board in connection with administration of these regulations;
- (c) Any losses to the Board on these operations shall be paid from and charged to moneys appropriated under the War Appropriations Act, 1943, or subsequent War Appropriation Acts, and any profits shall accrue to the Consolidated Revenue Fund.

4. The Board shall have all powers necessary or incidental to the handling and marketing of soybeans purchased as provided above, and without limitation upon such powers, the following:—

- (a) To buy and take delivery of soybeans;
- (b) To sell or otherwise dispose of soybeans;

- (c) To control imports and exports of soybeans into and from Canada;
- (d) To store and transport soybeans;
- (e) To employ such officers, clerks and employees as may be necessary for carrying out these regulations;
- (f) To pay elevator or other agents of the Board commission, storage and other charges, remuneration or compensation as may be agreed upon, subject to any provisions relating thereto of The Canada Grain Act or any other statute or law;
- (g) Subject to the foregoing subsection, to enter into contracts or agreements of any kind or with any person whatsoever, with respect to the purchase, sale, handling, storage, transportation and/or insurance of soybeans;
- (h) To control by license or otherwise the buying and selling of soybeans in Canada and to issue licenses in such form as the Board may decide and to cancel at any time any license by the Board;
- (i) To require each applicant for a license to give a bond in such form and in such amount as may be satisfactory to the Board;
- (j) Generally to do all such other acts and things as may be necessary or convenient for the purpose of giving effect to the intent and meaning of these regulations.

5. It shall be the duty of the Board:

- (a) To buy all soybeans of the 1943 crop offered for sale by producers at the prices established in accordance with Section 2 of these regulations;
- (b) To report in writing to the Minister as soon as possible after the end of each month, as at the close of business on the last day of said month, its purchases and sales of soybeans during the month and the quantities of soybeans then on hand, the cost of same to the Board and the financial results of the Board's operations, which report shall be certified by the Auditors of the Board;
- (c) To make such other reports and furnish such further information as the Minister may from time to time require;
- (d) To appoint a responsible firm of chartered accountants for the purpose of auditing accounts and records and certifying such reports of the Board as the Governor in Council may require;
- (e) To give effect to any Order in Council that may be passed with respect to these operations.

6. The Board may, with the approval of the Governor in Council, make such regulations as may be necessary or advisable for the efficient operation and enforcement of these regulations, and for carrying out the provisions thereof according to their true intent and meaning.

7. These regulations shall come into operation on August 1st, 1943, and shall expire on July 31st, 1944, subject to provisions of Section Nineteen of the Interpretation Act, which is hereby made applicable hereto as if the said regulations were revoked on said latter date.

A. D. P. HEENEY,
Clerk of the Privy Council.

**Order in Council authorizing that various Controllers, Department of Munitions and Supply be appointed Administrators,
Wartime Prices and Trade Board**

P.C. 4110

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 18th day of May, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas, in the interests of co-ordination of national policy respecting the regulation and control of goods and services required in the production of war supplies and to meet consumer needs, approval was given by Order in Council P.C. 9863 of

the 16th day of December, 1941, to the appointment by the Wartime Prices and Trade Board, as Administrators under its direction of designated Controllers appointed by the Governor in Council on the recommendation of the Minister of Munitions and Supply in order that any person so appointed might serve in a dual capacity;

And whereas the Minister of Finance reports that he has received representations from the Wartime Prices and Trade Board to the effect that it is in the national interest that similar action be taken in respect of other Controllers subsequently appointed by the Governor in Council on the recommendation of the Minister of Munitions and Supply and that such action extend to Deputy Controllers;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, concurred in by the Minister of Munitions and Supply and pursuant to powers conferred by the War Measures Act and otherwise, is pleased to order and doth hereby order as follows:—

1. For the purposes of this order and of Order in Council P.C. 9863 of the 16th day of December, 1941, "Controller" and "Administrator" include, respectively, "Deputy Controller" and "Deputy Administrator."

2. Approval is hereby given to the appointment by the Wartime Prices and Trade Board, as an Administrator to exercise such powers and perform such duties as the Board may assign to him from time to time, of any Controller appointed by the Governor in Council on the recommendation of the Minister of Munitions and Supply and not named in said Order in Council P.C. 9863; and the provisions of Order in Council P.C. 2247 of the 23rd day of March, 1942, shall apply to any such Administrator.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending the provisions of P.C. 4020 of June 6, 1941
(as amended) re Industrial Disputes Inquiry Commission—
penalty for failure to comply with an order of the Minister.

P.C. 4175

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 20th day of MAY, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Labour reports that it is desirable to amend Order in Council P.C. 4020, of June 6, 1941, as amended, so as to provide a penalty for failure to comply with an order of the Minister of Labour made under section 5 thereof;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour and under the authority of the War Measures Act (Chapter 206, Revised Statutes of Canada 1927) is pleased to amend Section 5 of Order in Council P.C. 4020 of June 6, 1941, as amended, and it is hereby further amended by the addition thereto of the following subsection:

(2) Any person refusing or failing to comply with an order of the Minister made under this section, shall be guilty of an offence and liable upon summary conviction to a fine not exceeding Five Hundred Dollars (\$500.00) for every day that such refusal or failure to comply continues.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council appointing John F. MacNeill, K.C., assistant to the
Special Commissioner for Defence Projects in Northwest Canada

P.C. 4224

Certified to be a true copy of a Minute of a Meeting of the Committee of the Privy Council, approved by His Excellency the Governor General on the 21st May, 1943.

The Committee of the Privy Council on the recommendation of the Right Honourable W. L. Mackenzie King, Prime Minister and Chairman, Cabinet War Committee, advise that John F. MacNeill, Esquire, K.C., be appointed assistant to the Special Commissioner for Defence Projects in Northwest Canada, to serve on a temporary basis and while so serving to be attached to the Privy Council Office for purposes of administration and to receive his actual out-of-pocket expenses while absent from Ottawa in connection with his duties as such Assistant to the Special Commissioner.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council authorizing payment of subsidies on strawberries,
raspberries, and loganberries when processed for jam

P.C. 1/4225

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 21st May, 1943.

The Board had under consideration a memorandum from the Honourable the Minister of Agriculture reporting:—

“That according to information submitted to the Agricultural Food Board there will be a serious shortage in 1943 of the fruits, especially strawberries, used for jam manufacture;

That after exchanges of views with the Foods Administration of the Wartime Prices and Trade Board, the Agricultural Food Board considers certain provisions necessary to the 1943-44 production of jams at a level with or higher than the production in 1942-43;

That it is not considered expedient, at the present time, to permit any general increase in the maximum prices for jams under maximum price regulation by the Wartime Prices and Trade Board, but that the jam manufacturers will be limited thereby in competing with the prices to be obtainable in the marketing for fresh consumption of any jam fruit in short supply;

That in the 1942-43 season the Wartime Prices and Trade Board directed the Commodity Prices Stabilization Corporation to subsidize by two cents per pound all purchases, with certain limitations, for processing of strawberries in British Columbia, strawberries being the principal jam fruit and the production in British Columbia having been sharply reduced by removal of Japanese farmers from the principal production area, the Lower Fraser Valley;

That to be fully effective the program for 1943-44 production of berry jams should confine subsidies to the manufacture of ‘pectin’ and ‘compound’ jams as defined and described in Clause 74 of the Regulations under the Meat and Canned Foods Act, by Order in Council P.C. 2948 dated the 4th day of July, 1940;

The undersigned therefore has the honour to recommend that Your Excellency in Council under authority of the War Measures Act, do authorize:—

(1) Subsidies to be included by the manufacturers in their purchase prices of the fruit named and to be used in the manufacture of the kinds of jam named, subject as follows:—

(a) to be payable and recoverable only by jam manufacturers holding, on March 31, 1943, a Manufacturer's Sales Tax Licence issued by the Excise Division of the Department of National Revenue and regularly producing jams as herein mentioned for sale on a commercial basis and through normal commercial channels;

- (b) to be payable and recoverable by such manufacturers only on strawberries, raspberries and loganberries used in the manufacture of 'pectin' and 'compound' jams, without quantitative limitation as to 'pectin' jam but limited to the poundage of 'compound' jam of each named fruit by each such manufacturer in the calendar year 1941;
 - (c) to be payable and recoverable in full only by manufacturers having paid the minimum prices mentioned hereunder as their net cost of the fruit;
 - (d) to be recoverable by such manufacturers on submission, in the form prescribed, of monthly statements of sales of jam.
- (2) Subject to the foregoing, subsidies as follows shall be payable and recoverable by such manufacturers:—
- (a) *in British Columbia*—
 - (i) strawberries, 6 cents per pound of No. 1 Jam grade and 4 cents per pound of No. 2 Jam grade, added to a minimum net purchase cost of 6 cents per pound;
 - (ii) raspberries, 3 cents per pound, added to a minimum net purchase cost of 11 cents per pound;
 - (iii) loganberries, 3 cents per pound, added to a minimum net purchase cost of 6 cents per pound;
 - (b) *in Ontario and east thereof*—
 - (i) strawberries, 3 cents per pound added to a minimum net purchase cost of 9 cents per pound or 11½ cents per quart—purchases by the quart to be calculated as 20 ounces;
 - (ii) raspberries, 3 cents per pound added to a minimum net purchase cost of 10 cents per pound or 11½ cents per quart—purchases by the quart to be calculated as 18 ounces;
 - (iii) loganberries, 3 cents per pound.
- (3) The expenditure of a sum not exceeding \$400,000 from moneys to be allotted to the Department of Agriculture from the War Appropriation for this purpose for the fiscal year 1943-44."

The Board, having approved the estimate of expenditure chargeable to the War Appropriation, 1943-44, concur in the above report and recommendation and submit the same for favourable consideration.

A. D. P. HEENEY,

Clerk of the Privy Council.

Order in Council authorizing certain conditions re drawback claims on imported bituminous coal

P.C. 5/4225

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 21st May, 1943.

The Board had under consideration a memorandum from the Honourable the Minister of National Revenue reporting that:

"Whereas, the Auditor General, in a recent letter to the Commissioner of Customs questioned the validity of drawback claims certified for payment by the Customs Division of the Department of National Revenue, covering imported bituminous coal converted into coke, and in respect of which pro-rata deductions for merchantable by-products resulting from such conversion process had not been made; and,

Whereas, in the interests of uniformity of Customs drawback procedure, the Acting Commissioner of Customs issued a ruling under date of May 8, 1943, which requires that deductions for merchantable by-products be made in respect of claims covering imported bituminous coal converted into coke on and after June 1, 1943, and thus have the procedure in connection with such claims conform to the standard and long-established practice in dealing with Customs drawback claims covering other commodities and in which deductions have been made for merchantable by-products and/or scrap resulting from the manufacturing operations involved; and,

Whereas, due to strikes in the coal mining industry in Canada and the United States, the substantial reductions in quantities of coal from the United Kingdom, and the enlistment of many coal miners in the armed forces, as well as the employment of many others in more lucrative work in munitions plants, coal and coke, both for industrial use and for heating and cooking purposes in homes, hotels and public institutions, are in very short supply; and,

Whereas, the Government, realizing the urgency and seriousness of the fuel situation, has taken steps to have coal miners released from the armed forces in training in Canada and from munitions plants where they have been employed, and returned to the coal mines to take out coal; and,

Whereas, the Acting Commissioner of Customs has received a letter from the Chairman of the Wartime Industries Control Board, supported by a report received by him from the Coal Controller, dealing with the gravity of the present fuel situation in Canada, which constitutes a real national emergency, pointing out that the deductions for merchantable by-products from drawback claims will very materially increase the cost of the coke produced, which cannot be reflected in the selling prices thereof, which are 'pegged' by the Wartime Prices and Trade Board, and suggesting that, in view of all the circumstances, steps should be taken, by Order in Council or otherwise, to provide that no cognizance of merchantable by-products be taken in paying drawback claims on imported bituminous coal converted into coke for domestic consumption, at least while present conditions of emergency exist, which may be for the duration of the war:

Now therefore, the undersigned, the Minister of National Revenue, with the concurrence of the Minister of Finance and the Minister of Munitions and Supply, has the honour to recommend that, under authority of Section 3 of The War Measures Act, it be ordered as follows:—

1. That Customs Drawback Claims under items 1019, 1049 and 1069, Schedule "B" of the Customs Tariff, covering imported bituminous coal converted into coke for home consumption, shall be certified for payment by the Customs Division of the Department of National Revenue in respect of the whole quantity of coal processed in the production of the coke, as covered by each drawback claim, without pro-rata deductions for merchantable by-products recovered from such conversion process.

2. Any Order in Council based on this recommendation shall be effective in respect of drawback claims covering imported bituminous coal converted into coke on and after June 1, 1943, the effective date of the current ruling of the Department of National Revenue."

The Board concur in the above report and recommendation, and submit the same for favourable consideration.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council approving the rules and regulations respecting the payment of bonus on wool

P.C. 4262

Certified to be a true copy of a Minute of a Meeting of the Committee of the Privy Council, approved by His Excellency the Governor General on the 24th May, 1943.

The Committee of the Privy Council have had before them a report, dated 21st May, 1943, from the Minister of Agriculture, representing that by Order in Council dated 29th March, 1943 (P.C. 1/2519) the Agricultural Supplies Board was authorized to "pay to the Government of those Provinces co-operating with the Dominion in the payment of a bonus on wool an amount not exceeding one-half of the expenditure incurred by such Provincial Governments for such purpose", in accordance with the Rules and Regulations to be approved by the Governor in Council.

The Minister, therefore, on the report of the Agricultural Supplies Board recommends that the annexed Rules and Regulations respecting payment of the bonus on wool under the aforesaid Order in Council be approved.

The Committee submit the same for approval accordingly.

A. D. P. HEENEY,
Clerk of the Privy Council.

WOOL BONUS RULES AND REGULATIONS

1. The bonus will be paid on all standard grades of Canadian unwashed fleece wool, with the exception of reject and defective grades, where the wool has been prepared by the grower in accordance with the following regulations:—

- (a) The wool must be dry and in good condition—not damp, wet or musty;
- (b) The wool must be free of seeds, chaff, straw, burrs, manure tags, and other foreign matter;
- (c) The hairy and black or grey leg and face clippings must be kept separate and must not be rolled with the fleece;
- (d) Each fleece must be folded and tied separately preferably rolled from breech to neck with the flesh side out;
- (e) Fleeces must be kept intact and tied with the standard paper fleece twine. Where necessary, the neck portion of the fleece, lightly twisted, may be used for holding the fleece intact. The bonus will not be paid on wool tied with binder twine or other sisal twine.

NOTE.—The bonus will not be paid on any wool received at a registered warehouse in generally poor condition or requiring special care or work in preparing it for market. ..

2. The bonus will also be paid on clean well washed virgin wool which is free from vegetable matter, black and grey locks, brown and yellow ends and any objectionable foreign matter.

3. To qualify for the bonus, all the wool in a consignment, or portion of a consignment specially separated, must be in accordance with these regulations. (For the convenience of the grower in shipping, the wool eligible for bonus and the reject portion of the clip may be packed and included in the same sack or container provided a satisfactory division has been made in order to protect the clean portion of the clip.)

Order in Council re-constituting the Inventions Board—P.C. 239 of January 24, 1940, revoked

P.C. 4263

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 24th day of May, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Trade and Commerce, with the concurrence of the Minister of National Defence, the Minister of National Defence for Air and the Minister of National Defence for Naval Services, reports as follows:—

(a) By Order in Council dated 24th January, 1940, P.C. 239, an Inventions Board was established in Canada to examine all inventions received by or referred to it, reject unsound proposals and place promising ideas before the appropriate authorities. The Board so established was composed of the Acting President, National Research Council, Acting Deputy Minister, Department of National Defence (Naval and Air), and the Chairman of the War Supply Board. By reason of organizational changes in the foregoing departments, the said Board

should now be composed of the President, National Research Council, Deputy Ministers of National Defence for Army, Navy and Air, and the Deputy Minister of the Department of Munitions and Supply.

(b) By Order in Council dated 19th January, 1943, P.C. 354, a Board known as The Inventions Board was established at Canadian Military Headquarters in the United Kingdom. The duties of this Board are to consider and pass upon the practicability and usefulness of all inventions and suggestions relating or in any way pertaining to the armament and equipment of the Armed Forces made by personnel of the Military Forces of Canada serving in the United Kingdom or on the Continent of Europe.

(c) There is at the present time no body particularly charged with the consideration and examination of inventions made by members of the Naval, Military or Air Forces of Canada, serving or based on the continents of North and South America and the islands adjacent thereto (herein referred to as the Armed Forces of Canada), required to pass upon the practicability and usefulness thereof, empowered to make recommendations as to compensation to be paid to the inventor, and to deal effectually with such inventions protecting the rights of the Government and the inventor therein.

(d) It is considered that a central authority should be established in Canada to which all inventions, suggestions and ideas whether made by members of the Armed Forces or by civilians can be referred, and which shall examine the same, segregate those which might be usefully applied, reject unsound proposals, place promising ideas before the appropriate authorities, determine the respective rights of the Crown and the inventor in the case of inventions made by members of the Armed Forces, and recommend what compensation should be paid to such a member of the Armed Forces.

(e) It is therefore considered that the Inventions Board referred to in Paragraph (a) hereof as reconstituted, should be empowered to deal with all inventions whether made by members of the Armed Forces of Canada or by civilians, and that such Board should exercise the general functions of the Inventions Board as made and established by Order in Council dated January, 1940, P.C. 239 in regard to inventions referred by other than members of the Armed Forces, and in the case of inventions made by members of the said Armed Forces that the same should be handled generally in accordance with the provisions of Order in Council dated 19th January, 1943, P.C. 354 and that the Board for such purpose should be empowered to exercise all such functions, make such rules and regulations, and do all such things as might be necessary for the handling of inventions referred to it.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Trade and Commerce, concurred in by the Minister of National Defence, the Minister of National Defence for Air, and the Minister of National Defence for Naval Services, is pleased to revoke and doth hereby revoke Order in Council P.C. 239 dated 24th January, 1940.

His Excellency in Council, on the same recommendation, with the concurrence aforesaid, and under the authority of the War Measures Act, Chapter 206, R.S.C. 1927, and notwithstanding the provisions of any other Statute or regulations, is further pleased to make and doth hereby make the following Order in substitution for the Order hereby revoked:—

ORDER

INVENTIONS BOARD

1. In this order and in any rule, regulation or order made pursuant thereto unless the context otherwise requires

- (a) "Board" means "The Inventions Board" created and established by this Order.
- (b) "Minister" means the Minister of National Defence.
- (c) "Invention" as used herein means in addition to any new and useful art, process, machine, manufacture or composition of matter or any new and useful improvement in any art, process, machine, manufacture or composition of matter, any idea, technical proposal, modification or suggestion relating thereto intended to further Canada's war effort.

2. There is hereby created and established a Board to be known as The Inventions Board.

3. The Board shall consist of the President, National Research Council, a Deputy Minister of National Defence, (Army) the Deputy Minister of National Defence for Air, the Deputy Minister of National Defence for Naval Services and the Deputy Minister of the Department of Munitions and Supply.

4. The President of the National Research Council shall be the Chairman of the Board.

5. The Board may make such rules and regulations as to it from time to time seem necessary for carrying out the provisions of this order and for the efficient administration thereof.

6. The Board shall have power to do such acts and things as it may consider necessary to carry out the provisions of this order and for the efficient administration thereof, and without limiting the generality of the foregoing may:—

- (a) Appoint such staff of persons as it may consider necessary for the administration of this order.
- (b) Appoint or employ such experts or persons having technical or special knowledge as it may consider necessary.
- (c) Prescribe the respective duties of the staff and other persons employed or appointed by the Board.
- (d) Prescribe the practice and procedure in the matter of inventions referred to the Board under Part I and Part II hereof.
- (e) Refer any invention to any person or authority for advice, consideration, opinion or recommendation.
- (f) Do all such other acts and things as may be necessary for the administration of the order and the disposal of inventions referred to the Board.

PART I

7. This part shall apply to inventions referred to the Board, made by any person who is not a member of the Armed Forces of Canada as hereinafter defined.

8. In the case of such inventions, it shall be the duty of the Board and it shall have power

- (a) To examine all such inventions and to pass upon the practicability and usefulness thereof.
- (b) To reject unsound or impracticable inventions.
- (c) To assess the value of useful or promising inventions and to bring the same to the attention of the proper Departments of Government or officers thereof, and if requested, to arrange for the further testing or development of such inventions.

PART II

9. This part shall apply to inventions referred to the Board made by members of the Naval, Military or Air Forces of Canada, serving or based on the continents of North and South America or the islands adjacent thereto (hereinafter referred to as members of the Armed Forces of Canada).

10. All inventions made by members of the Armed Forces of Canada shall be referred to the Board. It shall be the duty of the Board and it shall have power

- (a) To examine all such inventions and to pass upon the practicability and usefulness thereof.
- (b) To reject unsound or impracticable inventions.
- (c) To assess the value of useful or promising inventions and to bring the same to the attention of the proper Departments of Government or officers thereof, and if requested, to arrange for the further testing or development of such inventions.

11. All such inventions shall pending consideration thereof by the Board, be deemed to belong to and held in trust for His Majesty in the right of the Dominion of Canada as represented by the Minister.

12. The Board may, should it deem it advisable so to do, make application for a patent or patents in respect of any such invention, to the Canadian patent authorities or the patent authorities of any country in which patent rights are desired, and in so doing shall act for and on behalf of the member of the armed forces who made such invention. The Board is empowered to incur any expenses which the making of such application or applications may entail.

13. The Board shall recommend to the Minister the amount of compensation which, in its opinion, should be paid by way of a grant to a member of the armed forces making any such invention, and the Minister may authorize payment from public funds of the whole or any part of such amount as may have been recommended by the Board, subject, however, to any right the member of the armed forces may have under Section 7 of the War Measures Act, Chapter 206, R.S.C. 1927, to have the question of compensation determined as therein provided.

14. During the continuance of the state of war now existing any invention which has been made the subject of a patent in consequence of any application as aforesaid shall be reserved for the exclusive use of His Majesty in the right of Canada, or of such of the powers allied with His Majesty as the Governor-in-Council may determine, and the compensation paid to the member of the Armed Forces to whom any such patent has been granted shall be the only compensation to which he is entitled therefor, unless, in the opinion of the said Board, the commercial exploitation of the said patent would not be contrary to the public interest, in which event the said Board may authorize the said member of the forces to exploit the same commercially. Provided, however, that any member of the Armed Forces who has not been authorized to exploit his invention commercially may at the termination of hostilities or at any time thereafter apply to the Board or its successors for permission to do so, and the Board may grant such application notwithstanding that compensation has been paid to the inventor for his invention.

15. If the Board shall deem it inadvisable to apply for a patent or patents covering an invention made by a member of the armed forces, no application for such patent shall be made by such member of the armed forces, or any person acting on his behalf, without the consent of the Board. The Board may consent to such application being made, providing that the application is made through a patent attorney approved by the Board and at no cost to the government of Canada.

16. If any invention coming within the scope of this Order, in respect of which a patent has been granted to a member of the Armed Forces, relates to an article or matter which, in the opinion of the Minister, should be reserved exclusively for the use or control of His Majesty in the right of Canada, the said patent shall be, at such time during the continuance of the state of war now existing as the Minister of National Defence may require, assigned to him for the exclusive use of His Majesty in the right of Canada. The Board shall recommend to the Minister the amount of compensation which, in its opinion, should be paid by way of a grant to the member of the Armed Forces to whom the said patent has been granted. The Minister may authorize payment from public funds of the whole or any part of such amount as may have been recommended by the Board, subject, however, to any right the member of the Armed Forces may have under Section 7 of the War Measures Act, Chapter 206, R.S.C. 1927, to have the question of compensation determined as therein provided.

17. The Board in respect of inventions under this Part, will so far as practicable, act in conformity with the practice of the Invention Board established by Order-in-Council dated 19th January, 1943, P.C. 354 so as to make as uniform therewith as possible, the disposition of inventions and suggestions.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council exempting imports of butadiene from war exchange tax

P.C. 4271

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 24th day of May, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas imports of rubber substitutes of the buna-S and butyl type are exempt from duties of customs, regardless of the country of origin;

And whereas an Order in Council, P.C. 1208, was passed on February 15, 1943, exempting imports of rubber substitute of the buna-S and butyl type from the war exchange tax of 10 per cent ad valorem until December 31, 1943;

And whereas the Minister of Finance reports that buna-S is made from butadiene and styrene;

That the Polymer Corporation Limited expect to be producing styrene in the near future but will not be in a position to produce butadiene until about the end of the present year;

That in order to engage in the production of buna-S early this summer the Polymer Corporation Limited find that it will be necessary to import their requirements of butadiene;

That imports of butadiene from the United States or any other foreign country entitled to most favoured nation treatment are dutiable at the rate of 17½ per cent ad valorem and subject to the war exchange tax of 10 per cent ad valorem;

That the national interest would be best served in the present emergency by exempting imports of butadiene from customs duty and war exchange tax;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance and under authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and doth hereby order that imports of butadiene be accorded the tariff treatment hereunder indicated, effective May 1, 1943:

Butadiene for use in Canadian manufactures:

British		
Preferential	Intermediate	General
Tariff	Tariff	Tariff
Free	Free	Free

(To be designated as Tariff Item 849)

and that imports of butadiene for use in Canadian manufactures be exempt from the war exchange tax of 10 per cent ad valorem, effective May 1, 1943.

A. D. P. HEENEY,

Clerk of the Privy Council.

Order in Council exempting imports of edible gelatine for the manufacture of capsules, from various taxes

P.C. 4272

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 24th day of May, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Finance reports that there has been an item in the Customs Tariff since 1930 providing for the entry of gelatine capsules, empty, when imported for use exclusively in the manufacture or compounding of medicinal and pharmaceutical preparations duty free under the British Preferential Tariff, at the rate of 5 per cent ad valorem under the Intermediate Tariff and 7½ per cent ad valorem under the General Tariff;

That the practice generally followed at the present time is to import edible gelatine in flake form and in one operation manufacture capsules and fill them with a medicinal or pharmaceutical preparation;

That edible gelatine suitable for the manufacture of capsules is dutiable at the rate of 35 per cent ad valorem when imported from the United States or any foreign country the products of which are entitled to Intermediate Tariff treatment; and

That it would be in the best interests of Canadian industry if imports of edible gelatine for the manufacture of capsules were accorded the same tariff treatment as gelatine capsules, empty, when imported for use exclusively in the manufacture or compounding of medicinal and pharmaceutical preparations;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and doth hereby order that imports of edible gelatine for the manufacture of capsules be accorded the tariff treatment hereunder indicated, effective May 1, 1943:

Gelatine, edible, when imported for use exclusively in the manufacture of capsules for the manufacture or compounding of medicinal and pharmaceutical preparations.

British Preferential Tariff Free	Intermediate Tariff 5 p.c.	General Tariff 7½ p.c.
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(To be designated as Tariff Item 231b.)

A. D. P. HEENEY,
Clerk of the Privy Council.

PART II

Miscellaneous Administrative Orders

DEPARTMENT OF AGRICULTURE

BACON BOARD ORDER No. 5

OTTAWA, May 21st, 1943.

By virtue of an Order of the Governor General in Council, under the authority of the War Measures Act, dated the 5th day of May, 1941, P.C. 2978, the Bacon Board was authorized to regulate the quantity of pork that may be distributed in the domestic market and the number of hogs that may be slaughtered for distribution in the domestic market by any packer or other person, when such action is required to secure the necessary quantities of bacon and other pork products for export to the United Kingdom, now therefore the Bacon Board with the concurrence of the Wartime Prices and Trade Board, hereby orders that:

For the purposes of this Order, supplementing Bacon Board Order No. 4, all persons holding slaughter permits issued by the Wartime Prices and Trade Board, whether or not they hold a licence to slaughter hogs, issued by the Bacon Board, who reside in the following areas, are hereby exempted from the restrictions placed on hog slaughter for domestic distribution under Bacon Board Order No. 4, March 1st, 1943:

In the Province of Ontario: The Districts of Nipissing, Muskoka, and Parry Sound, and the County of Haliburton, and the County of Renfrew from Chalk River North and West.

In the Province of New Brunswick: The Counties of Albert, Charlotte, Gloucester, Kent, Madawaska, Northumberland, Queen, Restigouche, St. John, Sunbury, Victoria. In the County of Carleton, all except the area lying ten miles on each side of St. John River from Florenceville to the southern county boundary. In the County of Kings, all except the townships of Cardwell, Havelock, Kars, Norton, Springfield, Studholm and Sussex.

In the Province of Nova Scotia: The Counties of Cape Breton, Digby, Guysborough, Halifax, Inverness, Yarmouth, Queens, Lunenburg, Richmond, Shelburne, and Victoria.

This Order shall become effective on and after May 21st, 1943.

Dated at Ottawa, this 21st day of May, 1943.

DEPARTMENT OF NATIONAL DEFENCE

To all whom these Presents shall come or whom the same may in anywise concern.

GREETINGS:

Whereas Regulation 4 of the Defence of Canada Regulations (Consolidation) 1942, provides that the Minister of National Defence with the concurrence of the Minister of Justice may, if it appears necessary or expedient so to do in the public interest and for the efficient prosecution of the war make, in respect of any area in Canada, an order declaring that, after such time as may be specified in such order, such area shall be a protected area and subject to the provisions of the said Regulation 4.

And whereas it has been represented to the undersigned, the Minister of National Defence, that in respect of that area hereinafter defined in the Province of British

Columbia it is necessary and expedient in the public interest and for the efficient prosecution of the war to make an order declaring the said area a protected area and subject to the provisions of the said Regulation 4.

Now know you that in pursuance of the power granted as aforesaid and with the concurrence of the Minister of Justice the undersigned, the Minister of National Defence, doth hereby, pursuant to the provisions of the said Regulation 4 of the Defence of Canada Regulations (Consolidation) 1942, order that after the 25th day of May, 1943, that area of the Province of British Columbia described as hereunder is hereby declared to be a protected area for the purposes of and subject to the provisions of the said Regulation 4 of the Defence of Canada Regulations (Consolidation) 1942.

All that parcel or tract of land situate, lying and being in Range 17, west of the Sixth Meridian, Kamloops Division, Yale District, Province of British Columbia, and more particularly described as follows: commencing at the southwest corner of the northwest quarter of Section 34 in Township 19, thence northerly along the westerly boundary of the said Section 34 and continuing northerly in a straight line along the westerly boundary of Section 3 in Township 20 and the extension thereof northerly to the point where the southerly limit of the right-of-way of the Canadian Pacific Railway Company is intersected by the said line, thence in an easterly direction along the southerly limit of the said right-of-way to a point where the southerly limit of the said right-of-way is intersected by the prolongation northerly of the easterly boundary of the west half of Section 2 in Township 20, thence southerly along the northerly prolongation of the east boundary of the said west half of Section 2, the said easterly boundary of the west half of Section 2 and the easterly boundary of the northwest quarter of Section 35 in Township 19 to the southeasterly corner of the northwest quarter of Section 35 in Township 19, thence westerly along the southerly boundary of the northwest quarter of Section 35 in Township 19 and the southerly boundary of the north half of Section 34 in Township 19 to the point of commencement.

And I do hereby direct that this order be published in Canadian War Orders and Regulations and in two issues within thirty days of the date hereof of a weekly paper published in the City of Kamloops, British Columbia.

Dated at the Department of National Defence, at the City of Ottawa, this 25th day of May in the year of Our Lord one thousand nine hundred and forty-three.

J. L. RALSTON,
Minister of National Defence.

I concur in the making of the foregoing order.

LOUIS S. ST. LAURENT,
Minister of Justice.

H.Q.S. 6265-11, F.D. 2
May 28, 1943.

DEPARTMENT OF NATIONAL DEFENCE FOR NAVAL SERVICES

THE MERCHANT SEAMEN ORDER, 1941

Board of Inquiry

Appointment and Confirmation of Appointment

May 7th, 1943

I, the undersigned Minister of Justice, pursuant to Section 9 of the Merchant Seamen Order, 1941, as made and established by Order in Council P.C. 11397 dated 19th December, 1942, do hereby appoint for all ports and places in Canada, Acting Lieutenant Commander W. E. Simpson, R.C.N.R. and Acting Lieutenant Commander F. B. Watt, R.C.N.V.R. both of the City of Halifax, in the Province of Nova Scotia, officers of the Naval Forces of Canada as representing the Department of National Defence for Naval Services to act on Boards of Inquiry for the purposes of the said Order.

Dated at Ottawa, this 7th day of May, 1943.

LOUIS S. ST. LAURENT,
Minister of Justice.

DEPARTMENT OF NATIONAL REVENUE

WM No. 39
Fifth Revision
Supplement No. 6

MEMORANDUM
(CUSTOMS DIVISION)

OTTAWA, 18th May, 1943.

To Collectors of Customs and Excise, and others concerned:

Export Permits

By Export Permit Branch Order No. 70, effective on and after May 17th, 1943, sub-section (a) of Regulation 34 of the Export Permit Regulations of March 15th, 1943, is amended to read as follows:—

“(a) When consigned to Canadian Legations, the offices of Canadian High Commissioners, Canadian Consular Offices, the offices of Canadian Government Trade Commissioners, or to official representatives of the Government of the United Kingdom or their order.”

The only change in Regulation 34 is the addition of Canadian Consular offices and the offices of Canadian Government Trade Commissioners to the list of Government agencies to which shipments of any kind will no longer require an export permit.

The exemption from requiring an export permit, when shipped to any part of the British Empire, is cancelled on the following commodities so that they will now require an export permit when shipped to any destination except the United States:—

Group 9—Miscellaneous

Photographic and projection apparatus and supplies.

In connection with photographic and projection apparatus and supplies, I should like to point out that the chief item about which there is concern is 35 mm. film.

D. SIM,
Acting Commissioner of Customs.

Series D No. 47
T.C. 122

MEMORANDUM
(CUSTOMS DIVISION)

OTTAWA, 18th May, 1943.

To Collectors of Customs and Excise, and others concerned:

Tariff Change by Order in Council

It is ordered that imports of Potatoes, in their natural state be exempt from the war exchange tax of 10 per cent ad valorem during the period May 1, 1943, to June 30, 1943.

D. SIM,
Acting Commissioner of Customs.

(P.C. 3757, 6/5/43—Authority, War Measures Act.)

PART III

Wartime Prices and Trade Board.

(Finance)

Board Orders.

WARTIME PRICES AND TRADE BOARD**Order No. 276****respecting the Rationing of Meat**

made pursuant to Order in Council P.C. 8528, dated the 1st day of November, 1941.

THE BOARD HEREBY ORDERS AS FOLLOWS:

1. For the purposes of this Order,

- (a) "bank" means a bank to which the Bank Act (24-25 Geo. V, ch. 24) applies and any other bank or institution authorized by the Ration Administrator to keep meat ration coupon bank accounts;
- (b) "bank transfer voucher" means the form so designated and issued as such by the Board and intended for issue by a bank;
- (c) "Board" means the Wartime Prices and Trade Board;
- (d) "boarding house" means a self-contained dwelling place the occupier of which normally provides meals to more than two boarders at a time;
- (e) "consumer" means a person who buys or uses meat for personal or household consumption;
- (f) "industrial user" means a person who in the ordinary course of his business by any means or in any manner processes a carcass or a part, portion or cut of a carcass of beef, lamb, mutton, veal or pork into a kind or form of meat product or meat extract which may be sold to and validly purchased by a consumer otherwise than by use of a meat coupon;
- (g) "livestock" means and includes cattle, calves, sheep, lambs and hogs;
- (h) "locker" means any space, open or confined, in a commercial building wherein meat is kept in storage for future use, utilized by or for storage of meat which is the property of a consumer;
- (i) "meat" means and includes:
 - (a) for the purpose of consumer purchase or use, the cuts, portions and product (fresh, frozen or processed) of beef, lamb, mutton, veal and pork designated in Schedule "A" hereto; and
 - (b) for the purpose of a slaughterer, supplier, quota user or industrial user or of ships' stores or the armed forces, the carcass or any part of a carcass (fresh or frozen) of beef, lamb, mutton, veal or pork and any portion, cut or product thereof designated in said Schedule "A" or in Schedule "B" hereto;
- (j) "meat coupon" means a Spare A coupon attached when issued to ration book 2 and numbered in pairs consecutively from 1 to 14 (both inclusive) and also means a Spare A coupon or meat ration coupon attached when issued to a ration card;
- (k) "meat ration cheque" means the form so designated and issued as such by the Board and intended for issue by a person operating a meat ration coupon bank account;
- (l) "meat ration coupon bank account" means an account kept by a bank for a retailer, supplier, slaughterer or quota user;
- (m) "person in his household" means and includes a resident member of the family, a resident servant, a boarder and any other person residing in the household;

- (n) "quota" means a quantity of meat allotted to a quota user by the Ration Administrator for a specified period;
- (o) "quota user" means a person who buys or uses meat for the purpose of serving meals or refreshments for other than his personal or household consumption;
- (p) "Ration Administrator" means and includes the Administrator of Consumer Rationing and the Deputy Administrator of Consumer Rationing;
- (q) "ration book" means ration book 2 in the form so designated and issued as such by the Board;
- (r) "ration card" means the form so designated and issued as such by the Board;
- (s) "requisition" means the form so designated and issued as such by the Board;
- (t) "retailer" means a person who sells meat to a consumer;
- (u) "slaughterer" means a person holding a valid permit to slaughter livestock issued under the provisions of Order No. 261 of the Board;
- (v) "special purchase permit" means the form so designated and issued by the Board;
- (w) "supplier" means a person who sells meat to any person other than to a consumer;
- (x) "week" means any seven consecutive days.

PART I--PURCHASE AND USE OF MEAT BY CONSUMER

2. (1) No consumer shall acquire meat except by purchase in accordance with the provisions of this Part and no person shall supply meat to a consumer except a quantity purchased from him by such consumer in accordance with such provisions; provided, however, that nothing in this Section shall be construed so as to prevent a consumer from giving meat to or receiving meat from another person in his household or from serving or being served with meat in the course of meals or refreshments.

(2) Save as provided in Part VIII of this Order, no consumer shall buy or offer to buy meat, except from a slaughterer or from a person dealing in meats in the ordinary course of business and holding a licence pursuant to Order No. 202 of the Board or as referred to in Section 3 of said Order and only a slaughterer or such person shall sell or offer to sell meat to a consumer.

3. (1) No consumer shall buy or offer to buy meat except for himself or for other persons in his household.

(2) No consumer shall buy or offer to buy meat

(a) for himself unless he is the holder of a valid ration book or card, or

(b) for any person in his household unless such person is the holder of a valid ration book or card.

4. (1) Meat coupons numbered in pairs consecutively from 1 to 14 (both inclusive) shall be valid for the purchase of meat by consumers, and each of which twenty-eight coupons shall represent and be valid only for the purchase of a quantity (by weight) of meat as specified in Schedule "A" hereto on and after the date upon which it becomes valid.

(2) The meat coupons mentioned in subsection 1 of this Section shall each become valid for the purchase by consumers of the specified quantity of meat on the following respective dates, namely:

- (a) Each of meat coupons No. 1 on Thursday, May 27, 1943
- (b) Each of meat coupons No. 2 on Thursday, June 3, 1943
- (c) Each of meat coupons No. 3 on Thursday, June 10, 1943
- (d) Each of meat coupons No. 4 on Thursday, June 17, 1943
- (e) Each of meat coupons No. 5 on Thursday, June 24, 1943
- (f) Each of meat coupons No. 6 on Thursday, July 1, 1943
- (g) Each of meat coupons No. 7 on Thursday, July 8, 1943
- (h) Each of meat coupons No. 8 on Thursday, July 15, 1943

- (i) Each of meat coupons No. 9 on Thursday, July 22, 1943
- (j) Each of meat coupons No. 10 on Thursday, July 29, 1943
- (k) Each of meat coupons No. 11 on Thursday, August 5, 1943
- (l) Each of meat coupons No. 12 on Thursday, August 12, 1943
- (m) Each of meat coupons No. 13 on Thursday, August 19, 1943
- (n) Each of meat coupons No. 14 on Thursday, August 26, 1943

(3) The meat coupons mentioned in subsections 1 and 2 of this Section shall cease to be valid for the purchase of meat by consumers after the following respective dates:

- (a) Each of meat coupons Nos. 1, 2 and 3 after June 30, 1943;
- (b) Each of meat coupons Nos. 4, 5, 6 and 7 after July 31, 1943;
- (c) Each of meat coupons Nos. 8, 9, 10, 11 and 12 after August 31, 1943;
- (d) Each of meat coupons Nos. 13 and 14 after September 30, 1943.

(4) Spare A coupons attached when issued to ration book 2 and numbered in pairs consecutively from 15 to 26 (both inclusive) shall not at any time be or become valid or be used for the purchase, acquisition, sale or supply of meat by or to any person whatsoever and, except as provided in Section 6, the said coupons shall not be detached from ration book 2.

5. Each ration card shall have attached thereto when issued an appropriate number of meat coupons depending upon the period for which the card is issued, each of which meat coupons shall represent and be valid on any date for the purchase of a quantity (by weight) of meat as specified in Schedule "A" hereto.

6. Save as otherwise provided in this Order, no consumer shall purchase meat unless

- (a) he surrenders at the time of purchase to the seller of the meat, valid meat coupons representing in accordance with Schedule "A" hereto the quantity of meat being purchased, and
- (b) such meat coupons are detached from their ration book or card by or in the presence of such seller or his employee;

provided that a consumer may detach from a ration book an entire sheet or the remaining part of a sheet of meat coupons, of any of the numbers 1 to 14 (both inclusive), and lodge such meat coupons with the seller of his choice for safekeeping during such period as the consumer may from time to time desire, and such seller shall detach the proper meat coupons as he delivers meat on the orders of such consumer in accordance with the respective valid dates set forth in Section 4.

7. Each ration book and card and each meat coupon shall at all times be the property of His Majesty in right of Canada.

8. Any consumer residing in the establishment of a quota user for one week or longer shall deliver his ration book or card to such quota user.

9. (1) No meat coupon shall be valid for the purchase of meat by a consumer unless the instructions printed on the ration book or card to which it is attached are complied with in all respects.

(2) No meat coupon shall be valid for the purchase of meat by a consumer except the consumer to whom the ration book or card to which it is attached was issued and other persons in his household acting on his behalf.

(3) No meat coupon shall be valid for the purchase of meat by a consumer if it is detached from a ration book or card in any manner except the manner set forth in Section 6 of this Order.

10. (1) No meat coupon attached when issued to a ration book or card shall be valid for the purchase of meat after the person to whom the ration book or card was issued dies or ceases to reside in Canada.

(2) On the death of the holder of a ration book or card, his legal representatives shall forthwith surrender or forward the same to the nearest office of the Board and prior to his departure from Canada the holder of a ration book or card who is ceasing to reside in Canada shall surrender or forward the same to the nearest office of the Board.

Boarding Houses

11. (1) Any operator of a boarding house may apply under the provisions of Part II of this Order for registration with the Board as a quota user and, upon such registration being approved, shall be governed by all the provisions of Part III of this Order relating to a quota user.

(2) Every operator of a boarding house who is not registered as a quota user shall acquire, purchase, give, receive, serve and be served with meat only as a consumer and each of his boarders shall be deemed to be a person in his household, notwithstanding that as a boarder he is not a resident in the household.

PART II—REGISTRATION BY QUOTA USERS AND INDUSTRIAL USERS

12. (1) Every quota user who is not validly registered as such with the Board under the provisions of any of its Orders respecting rationing of commodities shall register as a quota user with the Board by means of an application by him to the Ration Administrator.

(2) Every industrial user shall not later than June 30, 1943, register as an industrial user of meat with the Board by means of an application by him to the Ration Administrator.

13. The application of any quota user or industrial user for registration pursuant to Section 12 may be rejected by the Ration Administrator and any registration with the Board of a quota user or industrial user may be cancelled by the Ration Administrator.

PART III—PURCHASE AND USE BY QUOTA USERS

14. (1) No quota user shall acquire, use or serve meat unless he has registered with the Board pursuant to the provisions of Part II of this Order.

(2) No quota user shall acquire meat except by purchase from a supplier in accordance with the provisions of this Part.

(3) No supplier shall sell or offer to sell or supply to a quota user any meat except a quantity purchased from him in accordance with the provisions of this Part.

15. Every quota user shall open and operate a meat ration coupon bank account.

16. No quota user shall acquire, use or serve meat,

(a) unless by or under the authority of the Ration Administrator his quota has been fixed in a document, a copy of which has been issued by ordinary mail to such quota user, and

(b) unless, for each purchase and at the time of payment, or not later than at the expiration of two weeks from the date of delivery of the meat purchased, whichever shall first happen, he completes, signs and surrenders to his supplier, a meat ration cheque drawn on his meat ration coupon bank account for the requisite number of meat coupons to represent the quantity of meat being purchased accordingly as the requisite number is specified in Schedule "A" or Schedule "B" hereto.

17. (1) Every quota user shall obtain from each person residing in his establishment for one week or longer his ration book or card and shall at the time of obtaining it detach therefrom 2 meat coupons and thereafter at the expiration of each succeeding week during which such person continues to reside in his establishment shall detach therefrom two meat coupons.

(2) Every quota user shall forward all such detached meat coupons each month to the office designated by the Ration Administrator accompanied by a form provided by the Board, stating the number of coupons so forwarded, and the coupons shall be affixed to gummed sheets in the manner prescribed by the Ration Administrator.

(3) Upon a person ceasing to reside in the establishment of a quota user, the quota user shall forthwith return to him his ration book or card; and, in the event of the death of a person while residing in his establishment, the quota user shall forthwith forward the ration book or card of the deceased person to the nearest office of the Board.

18. Each quota user shall

- (a) furnish, upon request by or on behalf of the Ration Administrator, such information and exhibit such books, records and documents as are necessary to disclose fully all purchases and uses of meat made by him during any period referred to in such request, and
- (b) prepare and keep available for inspection at all times by any representative of the Board an exact account of all meat purchased, held or controlled by him and the respective use of each quantity and kind thereof, in such form and with such documentary evidence that the account may be readily audited.

PART IV—PURCHASE AND USE BY INDUSTRIAL USERS

19. (1) On and after June 30, 1943, no industrial user shall acquire or use meat unless he has registered with the Board pursuant to the provisions of Part II of this Order.

(2) No industrial user shall acquire meat except by purchase from a supplier in accordance with the provisions of this Part, and where an industrial user uses meat which he acquired as a slaughterer or supplier he shall be deemed to have acquired by purchase the meat so used.

(3) No supplier shall sell or offer to sell or supply to any industrial user any meat except a quantity purchased from him in accordance with the provisions of this Part.

20. No industrial user shall purchase meat unless he obtains a special purchase permit issued by or under the authority of the Ration Administrator for the requisite number of meat coupons to represent the quantity of meat to be purchased accordingly as the requisite number is specified in Schedule "A" or Schedule "B" hereto; no industrial user shall buy or offer to buy and no person shall sell or offer to sell or supply to any industrial user, any meat which is in excess of the quantity stated in the special purchase permit and unless for such purchase the said special purchase permit is surrendered to the supplier at the time of payment or not later than at the expiration of two weeks from the date of delivery of the meat purchased, whichever shall first happen.

21. (1) On or before June 30, 1943, every person who is an industrial user of meat shall report in writing to the Ration Administrator the inventory of all meat in his possession or under his control on the date of this Order and owned or held for his use as an industrial user.

(2) No industrial user who owns, holds or acquires meat for his use as an industrial user shall use or otherwise dispose of the same for any other use or purpose.

22. Every industrial user shall

- (a) furnish, upon request by or on behalf of the Ration Administrator, such information and exhibit such books, records and documents as are necessary to disclose fully all purchases and uses of meat by him during any period referred to in such request, and
- (b) prepare and keep available for inspection at all times by any representative of the Board an exact account of all meat purchased, held or controlled by him and the respective use of each quantity and kind thereof, in such form and with such documentary evidence that the account may be readily audited.

PART V—PURCHASE AND USE FOR SHIP'S STORES

23. (1) The provisions of this Section shall apply only to meat for ship's stores purchased in Canada for vessels operated for commercial purposes.

(2) In the case of a vessel operated by a resident of Canada solely on the Great Lakes, including Georgian Bay, the river and Gulf of St. Lawrence and their connecting and tributary waters, or any other inland or territorial waters, the operator shall register as a quota user with the Board under the provisions of Part II of this Order and thereupon shall be governed by the provisions of Part III of this Order.

(3) In the case of a vessel operated solely on the waters referred to in subsection 2 of this Section by a person who is not a resident of Canada, the operator may apply for registration as a quota user with the Board under the provisions of Part II of this Order and thereupon shall be governed by the provisions of Part III of this Order, but in the absence of such registration, the operator shall not acquire meat in Canada except by purchase from a supplier dealing in meat in the ordinary course of business holding a licence under the provisions of Order No. 202 of the Board or as referred to in Section 3 of the said Order, to whom he surrenders for each purchase and at the time of payment, or not later than at the expiration of two weeks from the date of delivery of the meat purchased, whichever shall first happen, a special purchase permit issued by or under the authority of the Ration Administrator for the requisite number of meat coupons to represent the quantity of meat he may purchase accordingly as the requisite number is specified in Schedule "A" or Schedule "B" hereto; provided that no such operator shall buy or offer to buy and no person shall sell or offer to sell or supply to any such operator any meat in excess of the quantity specified in the said special purchase permit.

24. (1) The provisions of this Section shall apply to meat for ship's stores purchased in Canada for all vessels (except private pleasure craft) to which the provisions of Sections 23 and 25 of this Order do not apply.

(2) No meat shall be acquired or supplied in Canada by any person for ship's stores for any vessel referred to in subsection 1 of this Section unless

- (a) the meat is purchased from a supplier dealing in meat in the ordinary course of business and holding a licence pursuant to Order No. 202 of the Board or as referred to in Section 3 of the said Order; and
- (b) the captain or purser of the vessel or other person authorized to purchase ship's stores for such vessel completes, signs and surrenders to such supplier for each purchase and at the time of payment, or not later than at the expiration of two weeks from the date of delivery of the meat purchased, whichever shall first happen, a requisition for the requisite number of meat coupons to represent the quantity of meat he may purchase accordingly as the requisite number is specified in Schedule "A" or Schedule "B" hereto, approved by the Administrator of Ship's Stores or by a person designated by him.

PART VI—PURCHASES BY OR FOR THE ARMED FORCES

25. (1) Save as provided in subsection 2 of this Section, nothing in this Order shall be deemed to affect official purchases of meat for the armed forces.

(2) Every person who makes an official purchase of meat for the armed forces shall complete, sign and surrender to a supplier, at the time of purchase, a requisition for the requisite number of meat coupons to represent the quantity of meat being purchased accordingly as the requisite number is specified in Schedule "A" or Schedule "B" hereto.

(3) For the purposes of this Order, "official purchase of meat for the armed forces" means and includes

- (a) any purchase of meat by the Department of National Defence, Naval Services, the Department of National Defence, Army, or the Department of National Defence for Air;

- (b) any purchase of meat by the Department of Munitions and Supply for Naval, Military or Air Services;
- (c) any purchase of meat by the Department of Pensions and National Health for use in a military hospital or similar establishment caring for men prior and subsequent to discharge from the armed forces;
- (d) any purchase of meat by a person authorized to purchase meat for use in a canteen or mess situate within the limits of a naval, military or air force camp, barracks, dockyard or similar establishment, or designated by the Department of National War Services and approved by the Ration Administrator, and
- (e) any purchase of meat by the Canadian Red Cross Society for export purposes only.

PART VII—PURCHASES BY RETAILERS AND SUPPLIERS

26. No retailer or supplier shall acquire from any person or supply to any person any meat except in accordance with the provisions of this Order, and no person shall supply meat to a retailer or supplier except in accordance with such provisions.

27. Any retailer or supplier of meat required to do so by the Ration Administrator shall open and operate a meat ration coupon bank account, and any retailer or supplier authorized to do so by or on behalf of the Ration Administrator may open and operate a meat ration coupon bank account.

28. (1) On and after June 10, 1943, no retailer or supplier who does not operate a meat ration coupon bank account shall acquire meat except by purchase from a supplier to whom he surrenders at the time of payment for the meat purchased, or not later than at the expiration of two weeks from the date of delivery of the meat purchased, whichever shall first happen, valid ration documents lawfully received by him for the requisite number of meat coupons to represent the quantity of meat being purchased accordingly as the requisite number is specified in Schedule "A" or Schedule "B" hereto.

(2) For the purposes of this Part, "valid ration documents" mean

- (a) valid meat coupons as defined in subsection 3 of this Section affixed to gummed sheets in the manner prescribed by the Ration Administrator; provided that the Ration Administrator may limit the number of meat coupons which may be so surrendered at any one time and may require instead the obtaining and surrender of a bank transfer voucher; or
- (b) special purchase permits; or
- (c) requisitions having the supplier's declaration thereon duly completed; or
- (d) meat ration cheques endorsed by such retailer or supplier and properly drawn, signed and completed by a person who operates a meat ration coupon bank account; or
- (e) bank transfer vouchers lawfully issued and properly endorsed.

(3) For the purpose of this Section "valid meat coupons" mean meat coupons which when received by a retailer or supplier from consumers were valid in accordance with the provisions of Part I of this Order and which have not ceased to be valid for the purchase of meat by the retailer or supplier.

29. On and after June 10, 1943, no retailer or supplier who operates a meat ration coupon bank account shall acquire meat except by purchase from a supplier to whom he surrenders at the time of purchase a meat ration cheque drawn on his said account properly signed and completed by him for the requisite number of meat coupons to represent the quantity of meat being purchased accordingly as the requisite number is specified in Schedule "A" or Schedule "B" hereto.

30. A retailer or supplier of meat shall, when obtaining a bank transfer voucher from a bank deliver to it valid ration documents as defined in subsection 2 of Section 28 representing a quantity of meat not less than the quantity prescribed from time to time by the Ration Administrator.

31. Meat coupons shall, respectively, cease to be valid for the purchase of meat by a retailer or by a supplier at the expiration of two weeks after such coupons have, respectively, ceased to be valid for the purchase of meat by a consumer as provided in subsection 3 of Section 4; provided, however, that such coupons, before the expiration of three weeks after they have ceased to be valid for the purchase of meat by a consumer, may be delivered to a bank in exchange for a bank transfer voucher.

PART VIII—SALES BY FARMERS WHO DO NOT HOLD A PERMIT TO SLAUGHTER LIVESTOCK

32. The provisions of this Part shall apply only to a farmer who does not hold a permit to slaughter livestock under the provisions of Order No. 261 of the Board.

33. No farmer shall sell or supply meat obtained from the slaughter of his own livestock to any person or purchase or otherwise acquire meat from any other farmer or use meat so purchased or acquired except in accordance with the provisions of this Order.

34. (1) Every farmer who after June 30, 1943, obtains meat from the slaughter of his own livestock shall register with the Board by forwarding to the Local Ration Board in his district, an advice in writing stating his name and address and indicating that he obtains meat from the slaughter of his own livestock.

(2) No farmer shall after June 30, 1943, sell or offer to sell or supply or offer to supply meat to another farmer unless the former has registered with the Board in accordance with subsection (1) of this Section.

35. No farmer shall

- (a) supply meat obtained from the slaughter of his own livestock to any person except to another farmer for use and consumption only on the farm premises of such other farmer;
- (b) supply meat obtained from the slaughter of his own livestock to another farmer unless such other farmer surrenders to him at the time of delivery meat coupons representing the quantity of meat being supplied; provided that for the purpose of this Section one meat coupon shall be considered as valid for the purchase of two pounds (gross weight) of meat.

36. Every farmer who supplies meat to another farmer or uses and consumes on his own farm premises meat obtained from the slaughter of his own livestock shall on June 30, 1943, and on the last day of each month thereafter (or at such other times and in such manner as may be prescribed by the Ration Administrator) forward to the Local Ration Board in his district all meat coupons received from any other farmer as provided in Section 35 and for such meat used and consumed on his own farm one valid meat coupon for every two pounds (gross weight) of such meat to be detached from his ration book and from the ration books of persons in his household, provided, however, that the number of meat coupons to be so detached and forwarded in any month need not exceed fifty per centum (50%) of the total number of meat coupons attached to the said ration books which are valid for use on the last day of that month.

37. Meat obtained by a farmer from the slaughter of his own livestock shall not be used or consumed elsewhere than on his own farm premises or on the farm premises of another farmer to whom he has sold or supplied the meat in accordance with the provisions of this Part.

PART IX—MEAT STORED IN LOCKERS

38. Every consumer who owns, controls or has meat held in storage in a locker on May 27, 1943, shall not later than June 30, 1943, complete and forward to the nearest branch of the Ration Administration a written statement as to such meat in the form provided in Schedule "C" and shall detach from his ration book and the ration books of persons in his household a sufficient number of meat coupons, regardless of whether or not they have yet become valid for use, to represent the

quantity of such meat and forward them with the written statement; provided that for the purposes of this Section each meat coupon shall represent two pounds (gross weight) of the meat held in storage and that the number of meat coupons to be so detached and forwarded need not exceed fifty per centum (50%) of the total number of meat coupons attached to the ration books of the consumer and of all persons in his household.

39. (1) Every person who operates or manages a commercial building in which meat is held in storage in lockers for any other person on May 27, 1943 shall not later than June 30, 1943 complete and forward to the nearest branch office of the Ration Administration a written statement showing the name and complete address of every such other person.

(2) Every person who operates or manages a commercial building in which meat is held in storage in lockers for any other person on or at any time after May 27, 1943 shall upon being required to do so by any written direction from the Ration Administrator,—

- (a) notify all persons whose meat is held in storage in his building of any requirements of the Ration Administrator respecting such meat or the storage, removal or use of the same;
- (b) prohibit and prevent the removal from storage in his building of any meat stored in lockers therein as may be required by the Ration Administrator; and
- (c) make such reports and returns as to meat held in storage in lockers in his building as the Ration Administrator may from time to time require.

PART X—SALES BY SLAUGHTERERS AND SUPPLIERS

40. No slaughterer or supplier shall supply meat to any person, except in accordance with the provisions of this Order.

41. (1) Save as otherwise provided in this Order, on and after May 27, 1943, no slaughterer or supplier shall supply meat to any person except pursuant to a sale and no slaughterer or supplier shall supply meat to any person except upon obtaining in accordance with the provisions of this Order valid meat coupons, or special purchase permits, or requisitions, or meat ration cheques, or bank transfer vouchers for the requisite number of meat coupons to represent the quantity of meat being purchased accordingly as the requisite number is specified in Schedule "A" or Schedule "B" hereto.

(2) Where in any case a slaughterer or supplier has supplied or delivered meat to a person other than a consumer who fails or neglects to surrender to the slaughterer or supplier, at or within the time prescribed by this Order, valid meat coupons, or special purchase permits, or requisitions, or meat ration cheques, or bank transfer vouchers, representing the quantity of meat supplied or delivered, the slaughterer or supplier, as the case may be, shall forthwith in writing report such failure or neglect to the nearest branch office of the Ration Administration and shall not supply or deliver any more meat to such person until he has been advised in writing by or on behalf of the Ration Administrator that he may so do.

42. Every slaughterer shall open and operate a meat ration coupon bank account.

43. Every slaughterer shall

- (a) not later than the 10th day of each month forward to the Ration Administrator a statement in a form prescribed by said Administrator, showing his transactions in meat during the preceding month; and
- (b) forward with such statement or at such other time as the Ration Administrator may direct a meat ration cheque in favour of the said Administrator, representing the number of meat coupons standing to his credit in his meat ration coupon bank account and such cheque shall be certified by the bank keeping said account.

44. Every slaughterer and every supplier shall show on every invoice for meat sold by him to any person other than a consumer the number of meat coupons representing the meat covered by the invoice in accordance with Schedule "B" hereto and shall keep available and exhibit such invoices upon request by or on behalf of the Ration Administrator.

45. Every slaughterer shall

- (a) furnish, upon request by or on behalf of the Ration Administrator, such information and exhibit such books, records and documents as are necessary to disclose fully all sales and uses of meat by such slaughterer during any period referred to in such request, and
- (b) prepare and keep available for inspection at all times by any representative of the Board an exact account of all meat produced, sold and used by him in such form and with such documentary evidence that the account may be readily audited.

PART XI—GENERAL PROVISIONS

46. (1) Save as otherwise provided in Part VIII of this Order, no person other than a retailer or supplier dealing in meat in the ordinary course of business and holding a licence pursuant to Order No. 202 of the Board or as referred to in Section 3 of the said Order, or a slaughterer, shall supply meat to any person.

(2) No person shall supply meat to any other person except to a consumer, quota user, industrial user, retailer, supplier, or to a purchaser described in Sections 23, 24 and 25 of this Order.

(3) No person shall supply meat to any other person except a quantity lawfully purchased from him by such other person; provided that nothing in this Section shall be construed so as to prevent one person from giving meat to another person in his household or from serving meat in the course of meals or refreshments.

47. Save as otherwise provided in Section 36, no supplier, retailer or slaughterer shall consume in his household meat in excess of the quantity which may be lawfully acquired by him and the other persons in his household as consumers, and every such supplier, retailer or slaughterer who consumes in his household meat acquired by him for sale shall, to the extent of the quantity consumed, detach from his ration book and from the ration book of each person in his household valid meat coupons which detached coupons shall be used by him in the same manner as meat coupons lawfully obtained by him from his customers.

48. No person required by the provisions of this Order to register with the Board shall acquire, use or supply meat unless he has registered in accordance with such provisions.

49. No supplier of meat shall sell meat to any person if he believes such person has contravened or is attempting to contravene any provisions of this Order.

50. No person, except as provided by this Order, shall

- (a) forge, counterfeit, utter, endorse, transfer, traffic in, alter, deface, mutilate, obliterate or destroy any meat coupon, ration book, ration card, requisition, permit, ration cheque, bank transfer voucher or any other document relating to a purchase or use of meat or anything printed or written thereon;
- (b) obtain, use, retain or have in his possession any ration book or card other than a ration book or card issued to him or to other persons in his household;
- (c) obtain, use, retain or have in his possession any meat coupon that has been detached from a ration book or card in a manner contrary to the provisions of this Order or detached prior to the valid date of such coupons;
- (d) impersonate or falsely represent himself or any other person as being the person to whom a ration book or card has been issued or as being a person in the household in which the person to whom a ration book or card has been issued resides;
- (e) fail, if without lawful authority he received more than one current ration book or card purporting to be issued to him, to return immediately all but one of such current ration books or cards to the nearest office of the Board;

- (f) fail to send immediately to the nearest office of the Board any meat coupons or ration books or cards, which come into his possession and which he is not specifically authorized by this Order to retain or otherwise deal with;
- (g) issue a meat ration cheque unless, at the time he issues such ration cheque, he has to his credit in a meat ration coupon bank account coupons representing not less than the quantity of meat represented by such ration cheque and all outstanding meat ration cheques issued by him against the said account.

51. (1) Notwithstanding anything contained in this Order, the Ration Administrator may from time to time

- (a) require any person to furnish such information in such form and at such time or times as he may prescribe;
- (b) take possession of meat in the possession or control of any person contrary to the provisions of this Order or in excess of the quantity deemed to be reasonably required by such person and may dispose of such seized meat in such manner as may appear to him to be expedient;
- (c) require a person who has in his possession or under his control any meat to transfer or deliver the same to any other person;
- (d) vary or withdraw the quota of any person or cancel the registration of any person;
- (e) grant exemption in writing from any of the provisions of this Order in any individual case of undue hardship or other special circumstances.

(2) Notwithstanding anything contained in this Order, the Ration Administrator may from time to time

- (a) transfer from any group set forth in Schedule "A" hereto to any other group set forth therein any of the specified cuts, portions or products of meat;
- (b) add to any group set forth in said Schedule "A" any portion of a dressed carcass of beef, lamb, mutton, veal or pork into which it is cut for the purpose of consumer purchase or use, including any fancy meat or edible offal;
- (c) remove from any group set forth in said Schedule "A" any of the specified cuts, portions or products of meat or any portion of a dressed carcass added thereto under clause (b) of this subsection;
- (d) add to or remove from Schedule "B" hereto any cut, portion or product of meat or any portion of a dressed carcass as may become requisite by reason of any addition or removal under clause (b) or (c) of this subsection;
- (e) vary or fix in and for the purposes of said Schedule "B" the number of meat coupons per 100 lbs. of any cut, portion or product of meat or portion of a dressed carcass of beef, lamb, mutton, veal or pork as may become requisite.

52. Notwithstanding anything contained in this Order, the Ration Administrator may authorize a sale of salvaged or unclaimed meat or any other sale of meat that he deems proper and may issue such form of permit in any such cases as he may decide.

53. For the purposes of this Order, meat bought by a consumer or quota user prior to the effective date of this Order, but of which on the said date he did not have possession by delivery thereof in fact (as distinct from delivery in law) made prior to the said date shall be deemed to be meat acquired by him by purchase for which valid meat coupons or meat ration cheques shall be surrendered as provided in this Order.

54. This Order shall be effective on and after the 27th day of May, 1943.

Made at Ottawa, this 17th day of May, 1943.

D. GORDON,
Chairman.

SCHEDULE "A" TO ORDER No. 276

Respecting the Rationing of Meat

RATIONED MEAT AND QUANTITY PURCHASABLE BY CONSUMERS WITH EACH MEAT COUPON

Cuts, portions and products of meat, the purchase, use and consumption of which by consumers is rationed and the quantity thereof which may validly be bought with each meat coupon as distributed into Groups according to relative value of each cut, portion or product. Only Spare A coupons numbered (in pairs) 1 to 14 attached to Ration Book 2 and Spare A or Meat Ration Coupons attached to a Ration Card are valid for consumer purchase. Such coupons are to be detached and used only as provided in the above-mentioned Order. The respective dates on which Spare A Coupons 1 to 14 attached to Ration Book 2 become and cease to be valid for purchase of meat are as set forth in the said Order. Spare A or Meat Ration Coupons attached to a Ration Card are valid for purchase of meat on any date.

GROUP A— $\frac{1}{2}$ LB. PER COUPON

SMOKED MEATS

Back Bacon (Sliced and Rindless)
Side Bacon (Sliced and Rindless)
Side Bacon (Sliced Rind on)

PORK—CURED

Boneless Back (Sliced, Not Smoked or Cooked)

COOKED MEATS

Butt (Boneless)
Ham (Boneless)

Any Uncooked Group "B" Cuts—When Cooked

GROUP B— $\frac{3}{4}$ LB. PER COUPON

LAMB OR MUTTON—FRESH

Frontquarter (Boneless)

VEAL—FRESH

Cutlets and Fillets (Bone in)
Front Roll (Caul Wrapped, Boneless)

Leg Roll (Caul Wrapped, Boneless)

Round (Bone in)

Stewing Veal (Boneless)

Tenderloin

PORK—FRESH

Back (Boneless)

Belly (Boneless)

Butt (Bone in)

Ham (Boneless)

Ham, Centre Cuts (Bone in)

Picnic (Boneless)

Picnic Skinless (Boneless)

Tenderloin

PORK—CURED

(Not Smoked or Cooked)

Back (Boneless)

Belly (Boneless)

Cottage Roll (Boneless)

Ham Butt Roll (Boneless)

Ham Centre Slices (Bone in)

Pork Roll (Boneless)

Shoulder Roll (Boneless)

PORK—SMOKED

Back Bacon (in the piece, Boneless)

Cottage Roll (Boneless)

Ham, (except Shank End, Bone in)

Ham, Skinless (Boneless)

Picnic (Boneless)

Pork Roll (Boneless)

Side Bacon (in the piece)

COOKED MEATS

Any Uncooked Group "C" Cuts—when Cooked

GROUP C—1 LB. PER COUPON

BEEF—FRESH OR CURED	LAMB OR MUTTON—FRESH	PORK—FRESH	PORK—CURED
Brisket Point (Boneless)	Centre Loin Chops (Bone in)	Belly Pork (Bone in)	Ham, Butt End (Bone in)
Flank (Boneless)	Loin (Flank off, Kidney and Suet out, Bone in)	Ham, Shank End (Bone in)	Ham, Shank End (Bone in)
Front Shank Meat (Boneless)	Patties (made from Necks and Flanks, Boneless)	Ham Trimmed (Bone in)	Ham, Whole (Bone in)
Front Shank (Centre Cut, Bone in)		Loin, Centre Cut Chops (Bone in)	Picnic, Hock On or Hock Off (Bone in)
Hamburger		Loin, Centre Cut (Bone in)	
Plate (Boneless)	VEAL—FRESH	Loin, End Cuts (Bone in)	PORK—SMOKED
Porterhouse Steak or Roast (Bone in)	Blade (Bone in and Neck off, Shoulder Knuckle out)	Loin, Whole (Bone in)	Ham, Shank End (Bone in)
Rib Roast or Steak (Bone in)	Loin Chops (Centre Cut, Bone in)	Picnic, Hock On or Hock Off (Bone in)	Ham, Whole (Bone in)
Rump (Round and Square End, Bone in)	Patties (Boneless, made from Shanks, Necks, Flanks)		Picnic, Hock on or Hock off (Bone in)
Sirloin Steak or Roast (Bone in)	Round Bone Shoulder (Bone in)		
Short Rib Roast (Bone in)	Rump (Bone in)		COOKED MEATS
T-Bone Steak or Roast (Bone in)	Sirloin Roast or Outlet (Bone in)		Any Uncooked Group "D" Cuts—when Cooked
Wing Steak or Roast (Bone in)			

GROUP D—1½ LBS. PER COUPON

BEEF—FRESH OR CURED	LAMB OR MUTTON—FRESH	VEAL—FRESH	PORK—FRESH
Blade Roast (Bone in)	Flank (Bone in)	Breast (Bone in)	Hock (Bone in)
Brisket Point (Bone in)	Front (Bone in)	Flank (Bone in)	Sausage
Chuck Roast (Bone in)	Hind (Bone in)	Front Shank (Bone in)	PORK—CURED
Front Shank, Whole or Knuckle End (Bone in)	Leg (Bone in)	Hind Shank (Bone in)	Hock (Bone in)
Neck (Bone in)	Loin, Flank on (Bone in)	Leg, Shank Half (Bone in)	Mess (Bone in)
Plate, Brisket (Bone in)	Rack (Bone in)	Leg, Whole (Bone in)	Short Cut Back (Bone in)
Round Bone Shoulder Roast (Bone in)	Rib Chops (Bone in)	Loin, Flank on (Bone in)	
Sausage, Fresh		Neck (Bone in)	PORK—SMOKED
Short Ribs (Braising, Bone in)		Rack (Bone in)	Hock (Bone in)
		Rib Chops (Bone in)	

SCHEDULE "B" TO ORDER No. 276

Respecting the Rationing of Meat

RATIONED MEAT AND QUANTITY PURCHASABLE BY RETAILERS, SUPPLIERS, QUOTA USERS,
INDUSTRIAL USERS AND PERSONS OTHER THAN CONSUMERS

Quantities expressed in number of Meat coupons representing each 100 lbs. of meat purchased or supplied. For a quantity less than 100 lbs. the requisite number of meat coupons to be in proportion.

1. *Cuts, Portions and Products According to Groups of Schedule "A"*

- (i) Group A—190 coupons per 100 lbs.
- (ii) Group B—127 coupons per 100 lbs.
- (iii) Group C— 95 coupons per 100 lbs.
- (iv) Group D— 76 coupons per 100 lbs.

2. *Coupons per 100 lbs. Required for*

	Carcass or Side	Front Quarter	Hind- Quarter
(i) Beef	84	77	91
(ii) Veal	84	83	85
(iii) Lamb or Mutton	73	73	..
(iv) Pork (Head on)	71
(v) Pork (Head off)	74

3. *Cuts—Bone in—Coupons per 100 lbs.*

Beef	Beef	Lamb or Mutton
(i) Square Cut Chuck.75	(viii) Plate73	(xv) Loin Flank Off71
(ii) 7-Bone Rib92	(ix) Brisket Point62	(xvi) Flank72
(iii) Short Hip97	(x) Triangle73	(xvii) Leg75
(iv) Long Hip94	(xi) Cross Cut Chuck...72	
(v) Steak Piece84	(xii) Rack80	
(vi) Short Loin89	(xiii) Flank72	
(vii) Long Loin86	(xiv) Front Flank72	

4. *Boneless Cuts (Other than Pork) Coupons per 100 lbs..*1275. *Fresh Sausage—Coupons per 100 lbs.*..... 766. *Pork—Bone in—Coupons per 100 lbs.*

	Fresh	Cured	Smoked	Cooked
(i) Shoulder, New York, Hock on.....	103
(ii) Shoulder, New York, Hock off.....	110
(iii) Montreal Shoulder	110
(iv) Butt	127
(v) Picnic, Hock on	92	92	92	..
(vi) Picnic, Hock off	95	95	95	..
(vii) Loin	92
(viii) Ham, Trimmed	95	95	95	..
(ix) Hock	76	76	..	95
(x) Picnic, Ready-to-serve	127
(xi) Ham, Ready-to-serve	127
(xii) Mess Pork	76
(xiii) Short Cut Back	76

SCHEDULE "B" TO ORDER No. 276—*Conc.*7. *Pork—Boneless—Coupons per 100 lbs.*

	Fresh	Cured	Smoked	Cooked
(i) Back (in the piece)	127	165	165	..
(ii) Belly (in the piece)	127	127	165	..
(iii) Cottage Roll	127	127	..
(iv) Regular Roll	127	127	..
(v) Ham Butt Roll	127	127	..
(vi) Ham	127	190
(vii) Bacon (sliced) Back	190	..
(viii) Bacon (sliced) Side	190	..
(ix) Cheek Meat	127
(x) Head Meat	127
(xi) Extra Lean Trimmings	127
(xii) Regular Trimmings	127
(xiii) Tenderloin	127
(xiv) Butt	190

SCHEDULE "C"

to Order No. 276

Respecting the Rationing of Meat

CONSUMER'S STATEMENT OF MEAT HELD IN LOCKER

AS AT MAY 27, 1943.

Less allowed deduction of 8 lbs. per person in household.

RATION BOOK 2—Prefix and Serial No.....

Name of Declarant.....

Address

No.	Street	City, etc.	Province	Telephone No.
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1. Number of persons in household, including myself, servant and boarders..... Ration Book 2—Prefix and Serial No. of each person's Ration Book.

.....

.....

2. Meat held in Locker—Total Quantity—Gross Weight.....lbs

3. Deduction of 8 lbs for each person.....x 8 lbs.....lbs

4. Net Total for which meat coupons to be surrendered.....lbs

5. Total Number of meat coupons to represent Net
Total (Item 4) on basis of 1 coupon for each 2 lbs.....coupons
(Gross Weight)

6. Total Meat Coupons surrendered herewith (being
required number) but not more than 50% of total
meat coupons in all above mentioned ration books.....coupons surrendered

I, the above named declarant, hereby certify the above statements to be true and correct and to contain a full disclosure of all meat owned, controlled or held by me in storage in a locker in any commercial building on May 27, 1943.

Dated.....1943.

Signature of Declarant.

Administrators' Orders

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-714

Respecting Incandescent, Fluorescent and other Electric Discharge Lamps

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:

1. The Schedule to Administrator's Order No. A-607 is hereby amended by the additions, deletions and corrections set forth in the Schedule hereto.

2. The pages mentioned in the first column of the Schedule hereto are the page numbers of the said Order and the Schedule thereto as the same are published in Canadian War Orders and Regulations in its issue dated March 15, 1943.

3. This Order shall be effective on and after the 15th day of May, 1943.

Dated at Ottawa this 7th day of May, 1943.

A. L. BROWN,
Administrator of Electrical Equipment and Supplies.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-714

ADDITIONS TO PART II

Page	Bulb	Volts	Watts	Base	Type
622	A-23	115, 120, 125	100	Med.....	Diffusing only—rough service.
623	G-3½	3·8	·30A	Min. Bay.....	Oil well gauge.
624	G-6	3·7	1·0 & 1·0A	D.C. Index...	Mine.
624	G-6	4	·55A	Min.....	Mine.
627	P-25	32	100/100	3 C. Mog.....	Hospital spotlight.
628	PS-35	4000 lumens	4·4A	Mogul.....	Series street lighting.
630	RP-11	12·5	2·4/2·4A	D.C. Pf.....	Street railway headlight.
637	T-20	115, 120, 125	500	Mog. Pf.....	On course beacon.

ADDITIONS TO PART III

640	A-15	12	100	Med. Pf.....	Airplane signal.
640	A-17	220	15	Med. Bay.....	Diffusing only.
640	A-19	24	25	Med. Bay.....	Diffusing only.
640	A-19	110	15	Med. Bay.....	Natural coloured—dark ruby.
640	A-19	110	15	Med.....	Natural coloured—dark ruby.
640	A-19	220, 230, 240	25	Med. Bay.....	Diffusing only.
640	A-19	220	35	Med. Bay.....	Natural coloured—ruby.
640	A-19	230	15	Med. Bay.....	Natural coloured—dark ruby.
640	A-19	230	15	Med.....	Natural coloured—dark ruby.
640	A-21	32	50	Med. Bay.....	Diffusing only.
640	A-21	115-120	60	Med.....	Coated—red, blue.
640	A-21	120	50	Med.....	Natural coloured—amber—traffic signal.
640	A-21	220	60	Med. Bay.....	Coated—red.
640	A-21	220, 230	40	Med. Bay.....	Diffusing.
640	A-21	220	40	Med. Bay.....	Coated—half white—vertically.
641	G-3 $\frac{1}{2}$	2.5	·22A	Min.....	Flashlight.
641	G-3 $\frac{1}{2}$	3.8	·22A	Min.....	Flashlight.
641	G-3 $\frac{1}{2}$	4	1.6	Special "E"...	Gunsight.
641	G-3 $\frac{1}{2}$	4	1.6	Special "R"...	Range finder.
641	G-3 $\frac{1}{2}$	6-8	1 C.P.	Min. Bay.....	Coated—red.
641	G-3 $\frac{1}{2}$	15	3	Special "E"...	Gunsight.
641	G-3 $\frac{1}{2}$	20	1.6	Special "E"...	Gunsight.
641	G-3 $\frac{1}{2}$	20	1.6	Special "E"...	Gunsight—blue.
641	G-3 $\frac{1}{2}$	20	1.6	Special "F"...	Gunsight.
641	G-3 $\frac{1}{2}$	30	3	Min.....	Under carriage indicator.
641	G-4 $\frac{1}{2}$	6	·50A	Min.....	Weapon training spotlight.
641	G-4 $\frac{1}{2}$	6.2	·22A	Min.....	Flashlight.
641	G-4 $\frac{1}{2}$	12	2.2	Min.....	Airplane.
641	G-5	14	·25A	Min.....	
641	G-6	3-4	2 C.P.	S.C. Bay.....	Auto.
641	G-6	12-16	3 C.P.	Bay. Cand....	Armoured vehicle—2 fl.
641	G-6	12/16	6 C.P.	Bay. Cand....	Tank—2 fl.
641	G-6	12-16	6 C.P.	Min.....	Airplane.
641	G-6	28	6 C.P.	D.C. Bay.....	Airplane—coated—red, green, yellow
642	G-8	6	·5A	Med.....	Signal—coated—amber, red, blue.
642	G-18 $\frac{1}{2}$	10	239	Med. Pf.....	Airplane headlight.
642	G-18 $\frac{1}{2}$	22	240	Med. Pf.....	Airplane headlight.
642	G-25	110	1.3A	Med. Bay.....	Battery charging.
642	G-25	220	1.3	Med. Bay.....	Battery charging.
642	P-25	12	120	Med.....	Hospital spotlight—2 fl.
642	PS-25	220, 230	100	Med. Bay.....	S-1 filament—"B".
642	PS-30	110	200	Med. Bay.....	
642	PS-25	110	300	Med. Bay.....	
642	PS-40	230	500	Mog. Pf.....	Code beacon.
643	RP-11	6-8	27	D.C. Bay.....	Military vehicle.
643	RP-11	6-8	32/21	D.C. Pf.....	Military vehicle.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-714—Concluded

ADDITIONS TO PART III—Concluded

Page	Bulb	Volts	Watts	Base	Type
643	RP-11	6-8	32/32	D.C. Pf.....	Military vehicle—1-1/8" LCL.
643	RP-11	6-8	32/32	D.C. Pf.....	Military vehicle—1-176" LCL.
643	RP-11	6-8	32/32	D.C. Bay.....	Military vehicle.
643	RP-11	6-8	50/21	D.C. Pf.....	Military vehicle.
643	RP-11	6-8	50/32	D.C. Pf.....	Military vehicle.
643	RP-11	12-16	32/21	D.C. Pf.....	Military vehicle.
643	RP-11	12-16	35	Military vehicle—shielded bulb.
643	RP-11	13	6-6A	Bay. Cand....	Airplane flashing signal.
643	S-6	3-8	30A	Cand.....	Flashing life jacket.
643	S-6	6	6	D.C. Bay.....	
643	S-6	32	6	D.C. Bay.....	
643	S-8	24-28	15 C.P.	D.C. Bay.....	Tank inspection.
643	S-8	28	15	D.C. Bay.....	Coated—red.
643	S-11	32	15	Med.....	Diffusing.
643	S-11	110	25	D.C. Bay.....	Marine.
644	T-3 ¹ / ₄	4	1-2	Min.....	
644	T-3 ¹ / ₂	24	4	D.C. Spun....	Navy—phone.
644	T-3 ¹ / ₂	24	4	D.C. Spun....	Navy—phone—blue.
644	T-3 ¹ / ₂	26	4	D.C. Spun....	Navy—phone.
644	T-7	240	20	D.C. Bay.....	Radio.
644	T-8	32	15	D.C. Bay.....	Marine.
644	T-8	35	15	D.C. Bay.....	MOL—2 ¹ / ₂ ".
644	T-8	35	15	Med. Bay....	MOL—2 ¹ / ₂ ".
644	T-8	105	1 C.P.	D.C. Bay.....	Naval.
644	T-8	110	15	Bay. Cand....	
644	T-8	110	20	Med. Bay.....	
644	T-8	110	20	Osram.....	
644	T-8	110	25	Med. Bay....	Showcase.
644	T-8	220	1 C.P.	D.C. Bay.....	
644	T-8	220	20	Osram.....	
644	T-10	115-120	40	Med.....	Radio—daylight.
644	T-14	24	250	Med.....	Projection.
645	T-20	24	400	Mog. Pf.....	Searchlight.
645	T-28	230	2000	Mog. Pf.....	Horizon floodlight.
645	TL-3	2-2	18A	Min.....	Flashlight.

TRANSFER FROM PART II TO PART III

Page	Bulb	Volts	Watts	Base	Type
From Page 620 to Page 640.....	A-15	12	14	Med.....	Blackout.
" " 622 " 640.....	A-21	110-115	60	Med.....	Coated—red.
" " 630 " 643.....	S-6	110	6	D.C. Bay..	Motorboat.
" " 631 " 643.....	S-6	125	6	Cand.....	Coated—red.
" " 631 " 643.....	S-8	6-7	6	D.C. Bay..	Loading.
" " 633 " 643.....	T-1	4	25A	Cylinder....	Intrascopes.
" " 636 " 644.....	T-8	120	100	Med.....	Cathode ray inspection.

DELETIONS

Page 620.....	A-19	3-125	35-45	Med.....	Photoflash—blue.
" 640.....	A-19	10	239	Med. Pf....	
" 640.....	A-19	22	240	Med. Pf....	

CORRECTIONS TO SCHEDULE TO ADMINISTRATOR'S ORDER No. A-607

Page	Bulb Class	Volts	ITEM OF SCHEDULE REFERRED TO			CORRECTIONS
			Watts	Base	Type	
621	A-19	110-125 115-120 120-125	40	Med. Bay....	Diffusing Only.....	110-115 115-120 120-125 Change volts to read:
622	A-21	6	50	Med.....	Diffusing.....	Add word "only" after word "diffusing".
624	G-8	32	6CP	D.C. Bay....	Motorboat.....	Delete "D.C." and add "CAND" in base column.
625	G-12	6.2	5	D.C. Pf.....	Signal.....	Add "A" after "5" in watts column.
625	G-12	24	50P.C.	L.S. Med....	X-Ray Inst.....	Delete "P.C." and substitute "C.P."
630	R.P. 11	5.6	32C.P.	S.C. Bay....	Shielded—Auto Foglight..	Delete "5.6" and substitute "5.5".
633	S-12 Concluded	—	—	—	—	Change to read "S-14 Concluded".
635	T-8	8	50	S.C. Pf.....	Projection.....	Add "C.P." in watts column.
640	A-23	12	100	Med. Pf.....	Airplane Headlight.....	Delete "Airplane Headlight" and substitute "Battery Discharging"
640	A-23	240	240	Med. Pf.....	—	Add "projection" in type column and substitute "20" in volts column
640	A-23	110	240	Med. Pf.....	—	Add "projection" in type column.
641	FE 4½	—	—	—	—	Insert "G-3½ Bulb" after first item.
641	G-6	24-30	3 C.P.	Bay, Cand....	Tank Indicator.....	Delete "24-30" and substitute "24-28".
642	R-8	30	7.5	Cand.....	—	Add "Bowl diffusing" in type column.
643	S-6	12	6	D.C. Bay....	Coated Red.....	Delete "D.C. Bay" and substitute "Cand."
643	S-6	120	6	Cand.....	Indicator.....	Add to type "COATED—RED, GREEN".
643	T-3	18	.17A	Min. Bay....	Insert in type column "MOL-1½".
644	T-8	12	30	D.C. Bay....	Insert in type column "Diffusing Only".

NOTE:—

Page number 618 in Canadian War Orders and Regulations corresponds with page number 1 of the publication, in extract form, of Administrator's Order No. A-607, and each subsequent page in Canadian War Orders and Regulations corresponds in numerical order with each subsequent page in the said extract.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-723

Respecting Maximum Prices of Canned Pacific Coast Salmon

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:--

1. For the purposes of this Order,
 - (a) "canned salmon" means salmon processed and packed in an hermetically sealed container;
 - (b) "canner" means a person who processes and packs canned salmon for sale;
 - (c) "fishing ground" means a salmon fishing ground in the Pacific coast waters or in the Fraser River of British Columbia, and includes the salmon fishing grounds named in Schedule "A" hereto;
 - (d) "salmon" means a salmon (*Oncorhynchus*) or steelhead trout (*Salmo gairdneri*) of a variety named in Schedule "A" hereto;
 - (e) "wholesale distributor" means a person other than a canner, who sells canned salmon at wholesale;
 - (f) the words or vernacular expressions "grade A", "grade B", "certified", "tips and tails", "minced or flaked", "standard" and "sub-standard" in relation to canned salmon shall, respectively, have meanings corresponding to those given or ascribed to them by or as they are used and understood for the purposes of the Regulations under the Meat and Canned Foods Act.

2. The maximum price at which a canner may buy, offer to buy, or otherwise acquire any variety of salmon (dressed or round) for canning shall be the price for the same set forth in Schedule "A" according to the fishing ground in which it is caught as specified in said Schedule "A".

3. (1) The maximum price per case at which a canner may sell, or offer to sell canned salmon, shall be the price therefor set forth in Schedule "B" hereto according to the variety, grade, weight and type of can and number of cans per case of the canned salmon as the same are specified in said Schedule "B".

(2) The maximum price fixed by subsection (1) of this section shall be f.o.b. the following railhead terminal points, namely: Vancouver, Victoria, New Westminster, Steveston, Prince Rupert or Skeena River, and shall include all transportation charges to such points; provided that where such canned salmon is sold f.o.b. any other point the canner may add the cost of transportation from his nearest above mentioned railhead terminal point to such other point.

(3) The maximum price fixed by subsection (1) of this Section shall be for canned salmon in unlabelled tins having enamelled ends packed in a wooden case which is double strapped and double marked, and where the canner affixes the labels or supplies and affixes the labels to the cans he may add to his maximum selling price the following charge:

- (a) where the labels are supplied by the buyer and affixed by the canner, the sum of five (5) cents per case of 48 tall cans or eight (8) cents per case of 96 flat cans; or
- (b) where the labels are supplied and affixed by the canner, the sum of fifteen (15) cents per case of 48 tall cans or twenty (20) cents per case of 96 flat cans;

and where the canned salmon is packed in a fibre case instead of a wooden case the canner shall reduce his maximum selling price by fifteen (15) cents per full case.

4. (1) The maximum price at which a wholesale distributor may sell or offer to sell to any class of customer any canned salmon listed in Schedule "B" hereto shall be the sum of the following:—

- (a) the actual price paid for such canned salmon by such wholesale distributor but not in any event exceeding the lawful maximum price that may be charged by the canner, plus transportation charges and sales tax where and to the extent they are not included in such actual price; and
- (b) a markup (percentage of cost) not exceeding the markup (percentage of cost) customarily obtained by him during the basic period from September 15, 1941, to October 11, 1941, both dates inclusive, on sales of such canned

salmon or a substantially similar kind and quality of salmon, to the same class of customer, but not in any event exceeding ten per centum (10%) of such wholesale distributor's selling price.

(2) In the case of a sale of canned salmon by a wholesale distributor to another wholesale distributor, or in the case of a sequence of sales between wholesale distributors, the markup referred to in subsection (1) of this Section shall constitute their total combined markup; and every wholesale distributor on a sale to another wholesale distributor shall deliver to the buyer before or concurrently with delivery of such canned salmon, an invoice stating the total combined markup, and such buyer's share thereof.

5. The maximum price at which any person may sell or offer to sell at retail any canned salmon listed in Schedule "B" hereto shall be the sum of the following:—

- (a) the actual price paid for such canned salmon by such retailer, but not in any event exceeding the lawful maximum price that may be charged by his supplier, plus transportation charges and sales tax where and to the extent they are not included in such actual price; and
- (b) a markup (percentage of cost) not exceeding the markup (percentage of cost) customarily obtained by him during the said basic period on sales at retail of such canned salmon or a substantially similar kind and quality of salmon, but not in any event exceeding twenty-five per centum (25%) of such retail selling price.

6. The provisions of Administrator's Order No. A-91 shall not apply to the sale of salmon caught in any fishing grounds located in the Pacific coast waters or in the Fraser River of British Columbia, and bought or otherwise acquired by a canner for the purposes of canning, except that any customary differentials in respect of quantity sales shall be continued.

7. The provisions of Administrator's Order No. A-136 shall not apply to canned Pacific Coast salmon.

8. This Order shall be effective on and after the 15th day of May, 1943.

Dated at Ottawa, this 12th day of May, 1943.

A. N. McLEAN,
Administrator of Fish and Fish Products.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE "A"

To Administrator's Order No. A-723

Maximum prices (in cents per pound or per each fish) for salmon, round or dressed, bought or acquired by canners for canning;

Variety	Fishing ground where caught	Maximum prices in cents per pound or per each fish as indicated
Sockeye.....	Fraser River.....	13½c. per lb. (round)
	Any other fishing ground.....	12½c. per lb. (round)
Bluebacks.....	Any fishing ground.....	7c. per lb. (round)
Cohoe, Red Spring and Steelhead.	Any fishing ground.....	8½c. per lb. (dressed)
White Springs.....	Any fishing ground.....	7c. per lb. (round)
Pinks.....	Fraser River.....	8½c. per lb. (dressed)
	Cape Flattery.....	2c. per lb. (round)
	Johnstone Straits.....	10c. per each fish
	Quatsino.....	10c. per each fish
	Queen Charlotte Islands.....	6½c. per each fish
	Any other fishing ground.....	7c. per each fish
Chums.....	Fraser River.....	8c. per each fish
	Johnstone Straits.....	23c. per each fish
	Queen Charlotte Islands.....	23c. per each fish
	Quatsino.....	15½c. per each fish
	Barclay Sound and Nitinat.....	15½c. per each fish
	Cape Mudge to Victoria.....	22c. per each fish
	Any other fishing ground.....	22c. per each fish
		17c. per each fish

The above maximum prices shall apply to any variety of salmon bought or acquired by a canner during any part of the fishing season except fall chums caught in Johnstone Straits during the period commencing October 1 and ending with the close of the fishing season, and the price for such fall chums shall be 37.85 cents each which is equivalent to:—

- (a) 23 cents each for 45 per cent of any quantity of such salmon bought by a salmon canner at any one time from any particular seller; and
- (b) 50 cents each for 55 per cent of any quantity of such salmon bought by a salmon canner at any one time from any particular seller.

SCHEDULE "B"

To Administrator's Order No. A-723

Maximum prices per case for sales by canners of the following grades and varieties of canned salmon;

Grade	Varieties	MAXIMUM PRICES PER CASE		
		48 cans of 1-lb. talls	96 cans of ½-lb. flats	96 cans of ¼-lb. flats
Grade A or certi- fied.	Sockeye.....	\$ cts. 16 25	\$ cts. 17 50	\$ cts. 10 50
	Cohoe, Red Spring, Blueback and Steelhead.....	11 50	12 75	8 12½
	Pink, Chum and White Spring..	6 25	7 50	5 00
Grade B.....	Sockeye.....	12 75	14 00	8 75
	Cohoe, Red Spring, Blueback and Steelhead.....	10 00	11 25	7 37½
	Pink, Chum and White Spring..	5 50	6 75	4 62½
Tips and Tails, minced or flaked salmon (Stand- ard).	Sockeye.....	12 75	14 00	8 75
	Cohoe, Red Spring, Blueback and Steelhead.....	10 00	11 25	7 37½
	Pink, Chum and White Spring..	5 50	6 75	4 62½
Tips and Tails, minced or flaked salmon (Sub- standard).	Sockeye.....	9 25	10 50	7 00
	Cohoe, Red Spring, Blueback and Steelhead.....	8 50	9 75	6 62½
	Pink, Chum and White Spring..	4 75	6 00	4 25

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-733

Respecting Prices for Pulpwood and Prices for Pulpwood Produced in the Province of New Brunswick.

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

1. Administrator's Order No. A-11 and Administrator's Order No. A-137 as amended by Administrator's Order No. A-268, are hereby revoked.

2. This Order shall be effective on and after the 13th day of May, 1943.

Dated at Ottawa, this 13th day of May, 1943.

A. H. WILLIAMSON,
Timber Administrator.

Approved:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-735

Respecting Typewriter Ribbons and Carbon Paper

Whereas pursuant to authority conferred by the Wartime Prices and Trade Board, the Co-ordinator of Sundry Items N.O.P. made Administrator's Orders Numbers A-544 and A-573 to establish certain specifications for use in the manufacture and packaging of typewriter ribbons and carbon paper;

And whereas, with respect to the said goods, the powers of the Board heretofore delegated to the said Co-ordinator have been terminated and the said powers are now delegated to and vested in the Administrator of Office Machinery, Equipment and Supplies;

And whereas it is deemed expedient to consolidate and amplify the provisions of the said Orders;

Therefore, pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

Administrator's Orders Numbers A-544 and A-573 are hereby revoked and the following are substituted therefor:—

1. (1) No person shall manufacture

(a) copy typewriter ribbon in which a soluble dye is used, in any colour other than black, blue, purple, or red or a combination of red with black, blue or purple;

(b) typewriter ribbon of a kind other than that named in clause (a) of this subsection, except in the following colours or colour combinations, namely: black, black and red, blue or blue and red.

(2) Nothing in subsection 1 shall be deemed to prohibit the manufacture in any colour of special inked ribbons for use on an office or a business machine other than a typewriter.

2. No manufacture of typewriter ribbons shall use a metal box container to pack a typewriter ribbon.

3. No person shall manufacture, process or pack a brand of carbon paper other than a brand thereof which he manufactured, processed or packed in the year 1942.

4. (1) No person shall manufacture

(a) typewriter carbon paper in a colour other than black, blue or red;

(b) pencil or pen carbon paper in a colour other than black or blue.

(2) The provisions of subsection 1 of this section shall not be deemed to prohibit the manufacture of carbon paper in any colour for use in an office or business machine other than a typewriter.

5. A person who packs carbon paper for sale in boxes shall not so package the same except in a quantity of one hundred sheets or a multiple thereof to a box.

6. A person who manufactures, processes or packs carbon paper shall not

(a) use outside box wraps for carbon paper;

(b) "interleave" carbon paper except carbon paper ordered by printers and full and pen carbon paper;

(c) use more than two sheets of chipboard in packaging ream quantities of carbon paper of a size up to and including 18 inches by 28 inches.

7. The provisions of this Order shall be subject to such written exemptions as the Administrator of Office Machinery, Equipment and Supplies, upon application to him, may grant in individual cases of undue hardship or other special circumstances.

8. This Order shall be effective on and after the 25th day of May, 1943.

Dated at Ottawa, this 24th day of May, 1943.

F. S. KASZAS,

*Administrator of Office Machinery, Equipment
and Supplies.*

Approved:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-736

Respecting Wire Screen Cloth

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:

Administrator's Order No. A-374, as amended by Administrator's Order No. A-407, is hereby revoked and the following substituted therefor:

1. No person shall, except with the written permission of the Administrator of Fabricated Steel and Non-Ferrous Metals, manufacture wire screen cloth other than

(a) 12 mesh black enamelled steel;

(b) 14 mesh gray enamelled steel;

in the following widths:

20", 24", 26", 28", 30", 32", 36", 42", and 48".

2. (1) No person shall manufacture in the period from June 1, 1943, to May 31, 1944, or in any succeeding twelve month period, more wire screen cloth, by tonnage weight, than 80 per cent of the average of the tonnage produced by him in the twelve month periods July 1, 1940 to June 30, 1941, and July 1, 1941 to June 30, 1942.

(2) Wire screen cloth manufactured for the Department of Munitions and Supply, the Departments of National Defence, the Department of Pensions and National Health and Wartime Housing Limited shall not be included in the calculation of the tonnages referred to in subsection (1).

3. Every manufacturer of wire screen cloth shall, on or before the fifteenth day of each month, report in writing to the said Administrator the tonnage of wire screen cloth manufactured by him in the next preceding month, the first of such monthly reports to be made on or before the 15th day of July, 1943.

4. This Order shall be effective on and after the 28th day of May, 1943.

Dated at Ottawa, this 24th day of May, 1943.

H. H. FOREMAN,

Administrator of Fabricated Steel and Non-Ferrous Metals.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-737

Respecting Floor Finishing and Maintenance Machines

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

1. For the purposes of this Order,

- (a) "floor machine" means a device, operated by mechanical or hand power, designed or devised for use in grinding, scraping, sanding, smoothing, sealing, staining, oiling, waxing, polishing, treating or otherwise finishing or maintaining the surface of a floor or deck of a building, structure, vessel or vehicle and includes any machine of a type listed in the Schedule hereto, but excludes a machine specifically designed and used only for manipulating wet cement.

2. Except as otherwise provided in this Order, no person who manufactures floor machines or parts for floor machines or who assembles floor machines shall manufacture or assemble the same, unless he has first obtained a permit in writing therefor from the Administrator of Plant, Steam Railway and Shipbuilding Machinery, Equipment and Supplies.

3. It shall not be necessary to obtain a permit from the said Administrator, under Section 2 of this Order for any of the following:—

- (a) Manufacture of floor machines and parts of floor machines from materials for the same which, on the effective date of this Order, the manufacturer had in stock, unprocessed or partly processed, provided the manufacture thereof into finished goods be completed not later than June 30, 1943;
- (b) assembly of floor machines or parts of floor machines from parts manufactured not later than June 30, 1943, provided the assembly thereof into finished goods be completed not later than July 31, 1943;
- (c) manufacture of a polishing brush, cleaning brush, sanding drum or disc, or other similar attachment for a floor machine, which brush, drum, disc or other attachment by its nature becomes worn out or expended in the operation of the floor machine;
- (d) manufacture in the period commencing on the effective date of this Order and ending on August 31, 1943, or in any subsequent period of three successive months ending on February 28, May 31, August 31 or November 30 in any year, of repair parts for floor machines in a quantity having a total manufactured cost value not exceeding two per centum (2%) of the total sales value (according to their sales invoices) of all the floor machines which the manufacturer actually sold during 1941; and for purposes of this clause "repair parts" means and includes all and any parts, other than of the kind mentioned in clause (c) of this section, which a person manufactures otherwise than under and in accordance with a permit issued to him as provided in Section 2, for the manufacture of new floor machines or of parts for new floor machines.

4. (1) Except as provided in subsection 2 of this section, no person who manufactures, assembles, distributes, or otherwise deals in floor machines shall, unless he has first obtained a permit in writing from the said Administrator, sell, rent, hire, lend, supply or deliver to any other person any of the following types of floor machines:

- (a) drum type floor sanding machine, making an 8-inch path or wider;
- (b) disc type floor sanding machine, making a 12-inch path or wider;
- (c) drum type floor finishing or floor maintenance machine, making an 8-inch path or wider;
- (d) disc type floor finishing or floor maintenance machine, making a 12-inch path or wider.

(2) It shall not be necessary to obtain a permit from the said Administrator, as required by subsection 1 of this Section, where one manufacturer, assembler, distributor or dealer sells, rents, hires, lends, supplies or delivers a floor machine of a type mentioned in the said subsection to another manufacturer, assembler, distributor or dealer to enable the latter to carry out a transaction for which he has obtained a permit.

5. Every person to whom this Order applies shall prepare, maintain and keep accurate records of his production, sales, leases, rentals, hirings and other dispositions of floor machines and parts of floor machines, and the same shall be available for inspection by any authorized representative of the Board at any time during the period of two years from the respective dates of their production or other transactions, respectively, relating thereto.

6. The provisions of this Order shall be subject to such written exemption as the said Administrator may grant, upon application to him, in individual cases of undue hardship or other special circumstances.

7. This Order shall be effective on and after the 28th day of May, 1943.

Dated at Ottawa, this 24th day of May, 1943.

HUGH CROMBIE,

*Administrator of Plant, Steam Railway and Ship-
building Machinery, Equipment and Supplies.*

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

SCHEDULE

TO ADMINISTRATOR'S ORDER NO. A-737

Types of Floor Machines

1. Terazzo Grinder.
2. Waxer and Polisher.
3. Disc Scrubber (wet or dry).
4. Drum Scrubber (wet or dry).
5. Combination scrubber and water pick-up.
6. Drum Sweeper.
7. Drum Scarifier.
8. Disc Scarifier.

VOLUME II, No. 9.



June 7, 1943

CANADIAN WAR ORDERS AND REGULATIONS 1943

Published under authority of Order in Council P.C. 10793 of
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PRIVY COUNCIL OFFICE

OTTAWA
EDMOND CLOUTIER
PRINTER TO THE KING'S MOST EXCELLENT MAJESTY
1943

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1943

UNIVERSITY OF TORONTO

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Errata:

- Vol. I, No. 13, page 844, Board Order No. 251, subsection 1 of Section 5, delete the word "except" where it appears in the last line of this subsection on page 844.
 Vol. II, No. 8, page 463, Order No. A-735, section 2, the letter "r" has been left off the word "manufacturer."

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PART I
Orders in Council

Order in Council amending the Foreign Exchange Control Order

P.C. 55

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 31st day of May, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Finance reports that there is need at this time as a measure for the security, defence, peace, order and welfare of Canada to amend the Foreign Exchange Control Order (P.C. 7378 dated December 13, 1940, as amended by Orders in Council P.C. 1672 of March 7, 1941, P.C. 2786 of April 22, 1941, P.C. 3081 of May 1, 1941, P.C. 7667 of October 1, 1941, and P.C. 10064 of December 24, 1941) in the manner hereinafter provided.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under and by virtue of the provisions of the War Measures Act, being Chapter 206 of the Revised Statutes of Canada, 1927, is pleased to amend the said Foreign Exchange Control Order and it is hereby further amended as follows:—

1. By adding at the end of sub-section (2) of Section 25 the following words:

“and no such resident shall so depart from Canada with the intention of proceeding to any destination other than that specified in such permit.”

2. By revoking paragraph (b) of sub-section (3) of Section 28 and substituting the following therefor:

“(b) to accept satisfaction of all or part of any debt owing to such resident by, or of any claim by such resident upon, a non-resident, otherwise than in United States dollars or in the currency in which such debt or claim is expressed or was incurred; or”

3. By revoking Section 33 and substituting the following therefor:

“33. (1) Whenever, in the opinion of the Board, any person has committed or is about to commit an offence under this Order, or whenever, in the opinion of the Board, it is necessary, for ensuring the due observance of the provisions of this Order, to exercise control over the property of any person, the Board may prohibit absolutely or conditionally any dealings with the property of such person, including all property which, or any right, title or interest in or to which, is in the possession, ownership or control of such person, or any specified part thereof.

(2) No person having notice of any such prohibition shall, without a permit from the Board, make, permit, assist or by any act or omission facilitate, any disposition of or dealing with any property affected thereby, including any removal of such property from the place in which it was situated at the time of such notice.

(3) Every person having the custody or control of any property affected by such a prohibition shall, if so required by the Board, transfer such property or the physical possession thereof, to any trust company appointed by the Board (hereinafter called the “custodian”), which custodian shall hold such property for the benefit of all persons interested therein and may, under the direction of the Board, do and execute all such acts and things as in the opinion of the Board may be necessary for the conservation and protection of such property and, for such purposes, may carry on the

business of the person whose property is so affected; any expenses and remuneration of the custodian shall be a first charge on all property coming into the possession of the custodian.

(4) Every disposition of or dealing with any property affected by such a prohibition, contrary to the provisions of such prohibition, shall be null and void, except with respect to any interest in such property acquired subsequent to the making of the prohibition by a bona fide transferee for value without notice of the prohibition.

(5) Upon application to the Court by a custodian appointed pursuant to subsection (3), the Court may approve the receipts, disbursements and remuneration of the custodian, including legal and accounting expenses, in such manner and for such amount as would be applicable in the case of a trustee appointed under the provisions of the Bankruptcy Act or for such additional amount as the Court may deem reasonable having regard to the services actually performed, and the Court may by its order release and discharge the custodian from any liability for any act done or default made in the exercise of its powers and duties as custodian.

(6) The Board may at any time vary or rescind any prohibition made pursuant to this section.

(7) Any individual whose property is affected by such a prohibition and who, with intent to avoid prosecution for an offence against this Order or to avoid testifying to any matter within his knowledge relative to the subject matter of an enquiry or investigation held pursuant to the provisions of Section 36 (1) of this Order, departs out of Canada or, being out of Canada, remains out of Canada, and any corporation the property of which is affected by such a prohibition and which makes an assignment of its property to a trustee for the benefit of its creditors generally, shall be deemed to have committed an act of bankruptcy and, notwithstanding any provisions of the Bankruptcy Act, the Board or the custodian of the property of such individual or corporation shall be entitled to present to the Court a bankruptcy petition and the Court may adjudge such individual or corporation a bankrupt under the Bankruptcy Act; provided that an individual or a corporation adjudged a bankrupt pursuant to a petition presented hereunder shall not be discharged and shall not be entitled to receive payment of any surplus remaining in the bankrupt estate so long as a prohibition made by the Board against the property of such individual or corporation remains in force.

(8) Any person whose property is affected by a prohibition made pursuant to this section may, at any time before such person has been adjudged a bankrupt, apply to the Court to rescind or vary such prohibition and the Court may, upon being satisfied that no reasonable grounds exist for the making of such prohibition, either in relation to the whole or any part of the property affected thereby, rescind or vary such prohibition. Costs shall be in the discretion of the Court.

(9) If any prohibition or any appointment of a custodian made by the Board pursuant to this section be published in the Canada Gazette, all persons concerned shall be deemed to have had notice thereof.

(10) For the purposes of this section, "Court" shall be deemed to have the same meaning as in the Bankruptcy Act.

(11) Every prohibition heretofore made by the Board under the provisions of this section shall continue to have effect and any trust company appointed by the Board as custodian of property affected by such a prohibition shall be deemed to have been appointed under the provisions of subsection (3) hereof as the custodian of such property."

4. By revoking subsection (1) of Section 34 thereof and substituting the following therefor:

"(1) At the request of the Board or any Inspector appointed by the Board or of any duly authorized representative of the Board, officers and employees of the Post Office, the Department of National Revenue, the Department of Mines and Resources, the Department of National War Services, the Royal Canadian Mounted Police and the Department of Justice shall take such action by way of

detention or search of persons or property, or disclosure of information or production of documents in their possession, as the Board, its Inspector or authorized representative may deem necessary for preventing violations of the provisions of this Order or ascertaining whether any violation has taken place, or is likely to take place, or for ensuring the arrest and conviction of any person who may have violated or be violating any provision of this Order, or for obtaining evidence of or relating to any past, present or future violation or suspected or attempted violation of any provision of this Order; and all such officers and employees shall have full authority to take any such action upon such request."

5. By revoking sub-section 4) of Section 43 and substituting the following therefor:

"(4) After the expiration of the said thirty days or sooner if the person so called upon to furnish evidence so desires, the Board may consider and weigh the circumstances of the case and may thereupon give its decision in the matter respecting the forfeiture, provided that the Board may authorize the Chairman or Secretary of the Board to exercise the powers conferred in this subsection on the Board."

6. By adding to Section 43 as sub-section (10) thereof, the following:

"(10) On any reference to the Court made pursuant to sub-section (8) of this Section, the presumptions and burdens of proof which under sub-sections (2) and (5) of Section 41 apply in favour of the prosecuting authority, shall apply in favour of the informant against all persons claiming interest in the seizure."

A. D. P. HEENEY

Clerk of the Privy Council.

Order in Council Revoking P.C. 8596 (September 23, 1942) which provided for the Control of Oversea Importations

P.C. 2716

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 5th day of April, 1943

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Order in Council P.C. 8596, dated September 23, 1942, providing for the control of oversea importations of nuts and carpets, was rendered obsolete by P.C. 949, dated February 8, 1943, which prohibited oversea importations of many goods, including nuts and carpets, except under permit granted by the Minister of National Revenue on the advice of the Shipping Priorities Committee;

And whereas in order to remove duplication and prevent confusion, it is deemed in the public interest that P.C. 8596 be revoked;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, is pleased to revoke Order in Council P.C. 8596 dated September 23, 1942, and it is hereby revoked accordingly.

A. D. P. HEENEY,

Clerk of the Privy Council.

**Order in Council amending the Defence of Canada Regulations
(Consolidation) 1942—Detention and Questioning of Persons
Acting in a Suspicious Manner**

P.C. 4179

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 25th day of May, 1943

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Justice reports that it is deemed advisable that authority be created to detain for questioning any person acting in a suspicious manner or who may be deemed likely to act in a manner prejudicial to the safety of the State or the efficient prosecution of the war in any area which may by order be designated;

Now, therefore, His Excellency the Governor General in Council on the recommendation of the Minister of Justice concurred in by the Minister of National Defence and under the authority of the War Measures Act, being Chapter 206, Revised Statutes of Canada, 1927, is pleased to amend regulation 5 of the Defence of Canada Regulations (Consolidation) 1942 and it is hereby amended by adding thereto as regulation 5A the following:—

“5A (1) In any area designated by the Minister of National Defence under this regulation, any constable or any member of His Majesty's Forces in uniform acting in the course of his duty may detain any person found therein who fails to satisfy such a constable or member of His Majesty's Forces as to his identity or the purposes for which he is in such area, or who has not a lawful purpose for being therein, or who is acting in a suspicious manner therein, or who is suspected on reasonable grounds by a constable or member of His Majesty's Forces of having acted or being about to act or being likely to act in any manner prejudicial to the safety of the State or the efficient prosecution of the war.

“(2) A member of His Majesty's Forces shall forthwith deliver any person so detained by him into the custody of a constable or a senior police officer, and a constable shall, as soon as practicable, deliver any person detained by him pursuant to this regulation or delivered into his custody by a member of His Majesty's Forces into the custody of a senior police officer to be dealt with as hereinafter provided.

“(3) If such senior police officer is satisfied that there are no reasonable grounds for further detention of such person, he may order the release of such person, and such person shall thereupon be released and discharged from custody.

“(4) If such senior police officer is satisfied that it is necessary to make further inquiry or investigation in respect of such person, he may authorize the further detention of such person for an additional period not exceeding forty-eight hours, in such detention quarters as such senior police officer designates.

“(5) If such senior police officer is satisfied that the necessary inquiry or investigation cannot be completed within the period of forty-eight hours, a chief police officer may in addition to any detention ordered or undergone as heretofore provided, authorize for the purpose of the necessary inquiry or investigation, the further detention of such person for an additional period not exceeding seven days, and such person shall be detained accordingly in such detention quarters as said chief police officer designates, and such chief police officer shall in such event forthwith report such authorization and all relevant information to the Minister of Justice.

“(6) Any person, upon arrest under this regulation and during any detention authorized as hereinbefore provided, shall be deemed to be in lawful custody.

“(7) The expressions constable and senior police officer shall respectively have the meaning given such expressions by regulation 2 of these Regulations, and chief police officer shall mean the officer commanding the Royal Canadian

Mounted Police of the division, or the officer commanding the provincial police of the province, or a police magistrate in and for the county or district, wherein any person is detained as hereinbefore provided, or such other person as may be designated by the Minister of Justice as a chief police officer for the purpose of this regulation.

"(8) The Minister of National Defence may designate and define places or areas in Canada wherein the powers hereinbefore provided may be exercised."

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council Prohibiting the Import of Bananas except under Permit

P.C. 4315

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 25th day of May, 1943

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Finance reports that the Wartime Prices and Trade Board is arranging for the transportation of limited quantities of bananas to Canada by rail, and

That it is deemed advisable to control by permit the importation of bananas from all countries in order to achieve equitable distribution of the restricted supplies.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order that the importation of bananas be and it is hereby prohibited except under and in accordance with the terms of a permit issued by, or on behalf of, the Minister of National Revenue.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council Prohibiting the Import of Anti-Freeze Except Under Permit

P.C. 4316

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 25th day of May, 1943

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Finance reports that the Controller of Chemicals, with the endorsement of the Wartime Industries Control Board, requests that the importation of anti-freeze, as defined hereunder be controlled by permit in order to complement controls to be exercised over the production of anti-freeze in Canada and to prevent the importation of deleterious anti-freeze preparations.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order that the

importation of the goods enumerated hereunder be and it is hereby prohibited except under and in accordance with the terms of a permit issued by, or on behalf of, the Minister of National Revenue:

Anti-freeze, being any substance or mixture for use as anti-freeze in the radiator or cooling system of an internal combustion engine.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council Amending Schedules to the War Exchange Conservation Act—Table Earthenware

P.C. 4317

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 25th day of May, 1943

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Finance reports that all table earthenware, being enumerated in Part One of Schedule One to the War Exchange Conservation Act, 1940, is prohibited importation into Canada from countries outside the sterling area; and

That it is deemed desirable to transfer non-vitrified tableware from Part One to Part Two of the said Schedule in order to provide for controlled importations from outside the sterling area to supplement the reduced supply of tableware now available from the sterling area.

Now therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and doth hereby order as follows:—

1. Part One of Schedule One to the War Exchange Conservation Act, 1940, is hereby amended by deleting therefrom Items 287 and 288 and by inserting therein the following Items:
 ex 287: Vitrified tableware (china or porcelain).
 ex 288: Stoneware, Rockingham ware and earthenware, n.o.p., other than non-vitrified tableware.
2. Part Two of Schedule One to the War Exchange Conservation Act, 1940, is hereby amended by inserting therein the following Item:
 ex 287 } Non-vitrified tableware (the types commonly known as semi-porcel-
 ex 288 } lain, white granite, stoneware, Rockingham ware and earthenware).

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending Regulations respecting Coal, Coke and Wood Fuel—to be Known as Regulations respecting Coal and Coke

P.C. 4361

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 28th day of MAY, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 1752 of March 5, 1943, Regulations Respecting Coal, Coke and Wood Fuel were established and James McGregor Stewart, K.C., of the city of Halifax, Nova Scotia, was appointed Coal Controller with the powers set

out in the said Regulations for the purpose of maintaining and stimulating the production of coal, coke and wood fuel and for the supervision, control and regulation of their supply, distribution, transportation, storage and allocation;

And whereas the Minister of Munitions and Supply reports that it is desirable and expedient that the Coal Controller cease to have and exercise the powers, duties and functions conferred by the said Order in Council P.C. 1752 with respect to wood fuel and that the said Order in Council and the Regulations Respecting Coal, Coke and Wood Fuel established by the said Order in Council be amended accordingly.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply, and pursuant to the powers conferred on the Governor in Council by the War Measures Act and the Department of Munitions and Supply Act, is pleased to order and doth hereby order as follows:—

1. *Clause Q rescinded*

Clause Q of Order in Council P.C. 1752 of March 5, 1943 is hereby rescinded and the appointment of D. Roy Cameron of the City of Ottawa, Ontario, as a Deputy Wood Fuel Controller under the provisions of the said Order in Council P.C. 1752 is rescinded.

2. *Regulations Respecting Coal, Coke and Wood Fuel to be Known as Regulations Respecting Coal and Coke.*

The Regulations Respecting Coal, Coke and Wood Fuel established by the said Order in Council P.C. 1752 shall be known as “Regulations Respecting Coal and Coke” and the heading of the said Regulations as set out in the said Order in Council is hereby amended accordingly.

3. *Regulations Respecting Coal, Coke and Wood Fuel Amended.*

- (1) Paragraph (e) of subsection (1) of Section 1 of the Regulations Respecting Coal, Coke and Wood Fuel established by Order in Council P.C. 1752 of March 5, 1943 is hereby rescinded and the following substituted therefor:

“(e) “Associate Coal Controller” shall mean any person appointed as Associate Coal Controller by the Governor in Council and for the time being in office as such;”

- (2) Paragraph (g) of subsection (1) of Section 1 of the said Regulations is hereby amended by deleting therefrom the words “coal, coke or wood fuel” and substituting therefor the words “coal or coke”.
- (3) Paragraph (j) of subsection (1) of Section 1 of the said Regulations is hereby amended by deleting therefrom the words “felling, cutting, sawing”.
- (4) Paragraph (k) of subsection (1) of Section 1 of the said Regulations is hereby rescinded.
- (5) Subsection (2) of Section 2 of the said Regulations is hereby amended to read as follows:—

“(2) Wherever in any Order respecting coal or coke referred to in subsection

(1) next preceding any of the following expressions is used:—

- (a) Coal Administrator;
- (b) Administrator;
- (c) Deputy Coal Administrator;

then, unless the context otherwise requires, each of the said expressions shall mean the Coal Controller, and the Coal Controller shall have power to enforce and/or rescind, amend or vary any such Order.”

- (6) Each paragraph of Section 3 of the said Regulations in which the words “coal, coke or wood fuel” appear and Sections 4 and 5 of the said Regulations are hereby amended by deleting therefrom the said words and substituting therefor the words “coal or coke”; and the heading to Section 5 of the said Regulations is hereby amended by deleting therefrom the words “coal, coke and wood fuel” and substituting therefor the words “coal and coke”.
- (7) Section 8 of the said Regulations is hereby rescinded and the following substituted therefor:

"8. Powers of an Associate Controller and a Deputy Controller

- (1) An Associate Coal Controller shall have and may exercise any and all powers conferred on the Coal Controller subject to any restriction thereof which the Controller may from time to time impose and subject in all cases to review by the Controller; provided that an Order of an Associate Controller shall be final and binding unless and until it has been varied or vacated by the Controller.
- (2) A Deputy Coal Controller shall have and may exercise any and all powers conferred on the Coal Controller subject to any restriction thereof which the Controller or an Associate Coal Controller may from time to time impose and subject in all cases to review by the Controller or an Associate Coal Controller; provided that any Order of a Deputy Coal Controller shall be final and binding unless and until it has been varied or vacated by the Controller or an Associate Coal Controller."

4. *Effective Date*

The provisions of this Order in Council shall be effective on and from June 1, 1943.

A. D. P. HEENEY,
Clerk of the Privy Council.

**Order in Council establishing Regulations respecting Wood Fuel
and appointing Wood Fuel Controller**

P.C. 4362

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 28th day of May, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 1752 of March 5, 1943, Regulations Respecting Coal, Coke and Wood fuel were established and James McGregor Stewart, K.C. of the city of Halifax, Nova Scotia was appointed Coal Controller with the powers set out in the said Regulations for the purpose of maintaining and stimulating the production of coal, coke and wood fuel and for the supervision, control and regulation of their supply, distribution, transportation, storage and allocation;

And whereas the Minister of Munitions and Supply reports that it is desirable and expedient that a Wood Fuel Controller be appointed with the powers, duties and functions with respect to wood fuel now conferred or charged upon the Coal Controller pursuant to the said Order in Council P.C. 1752, and that Regulations Respecting Wood Fuel be established accordingly;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply, and pursuant to the powers conferred on the Governor in Council by the War Measures Act and the Department of Munitions and Supply Act, is pleased to order and doth hereby order as follows:—

A. Office of Wood Fuel Controller Established

There shall be a Wood Fuel Controller appointed by the Governor in Council, who shall have the powers, duties and immunities conferred or charged upon or vested in the Wood Fuel Controller by this Order in Council or by any other Order in Council, Regulation or Statute.

B. James S. Whalley Appointed Wood Fuel Controller

James S. Whalley of the City of Winnipeg, Manitoba, is hereby appointed Wood Fuel Controller.

C. *Effective Date*

The provisions of Clauses A and B next preceding shall be effective on and from June 1, 1943.

His Excellency in Council, on the same recommendation and under the authority above cited, is further pleased to make the following Regulations Respecting Wood Fuel and they are hereby made and established, effective on and from June 1, 1943.

REGULATIONS RESPECTING WOOD FUEL

1. *Interpretation*

(1) For the purposes of these Regulations except where the context otherwise requires:

- (a) "Controller" or "Wood Fuel Controller" shall mean the person appointed Wood Fuel Controller by the Governor in Council, and for the time being in office as such.
- (b) "Deputy Wood Fuel Controller" shall mean any person appointed a Deputy Wood Fuel Controller by the Governor in Council, and for the time being in office as such.
- (c) "dealing in" shall include the following activities or undertakings and shall also include the doing of any act in preparation for or in the course of any of them;

buying, selling, exhibiting for sale, taking or receiving orders for, leasing, hiring, lending, borrowing, exchanging, acquiring, importing, storing, supplying, delivering, transporting, distributing, allocating, shipping, conveying, installing, mortgaging, encumbering, bartering, trading, giving, transferring, using, or consuming.

and "deal in"; "dealt in" and "dealer in" shall have corresponding and similarly extended meanings;

- (d) "equipment" shall include any property, real or personal, and any goods owned by or under the control of any person for the purpose of producing or dealing in wood fuel; provided that the Minister may generally or specifically declare in writing any property or thing to be included in or excluded from "equipment" for the purposes of these Regulations or any other Regulations or Order in Council relating to the Wood Fuel Controller;
- (e) "Minister" shall mean the Minister of Munitions and Supply for the time being in office and his duly appointed successors in office, and shall include the Deputy Minister and any Acting Minister of Munitions and Supply;
- (f) "order" shall include any licence, permit, regulation, prohibition, direction, condition, requirement, restriction or limitation issued or made under these Regulations or under any other Regulation or Order in Council relating to the Wood Fuel Controller;
- (g) "producing" shall include the following activities or undertakings and shall also include the doing of any act in preparation for or in the course of any of them;
felling, cutting, sawing, and making and "produce", "produced", "producer" and "production" shall have corresponding and similarly extended meanings.
- (h) "wood fuel" shall mean any trees, standing or cut, and any wood, processed or unprocessed, and any by-product of wood, intended for use or capable of being used as fuel, and, without limiting the generality of the foregoing, shall include cordwood, millwaste, sawdust, hogged fuel and charcoal;

(2) Except as herein otherwise provided His Majesty in Right of Canada, and His Majesty in Right of any Province thereof, shall be bound by the provisions of these Regulations.

2. *Wood Fuel Supply Orders Made Orders of the Wood Fuel Controller*

(1) The Orders hereinafter in this sub-section set out, made by the Coal Administrator of the Wartime Prices and Trade Board and by Order in Council P.C. 1752 of March 5, 1943 deemed to be orders of the Coal Controller, are hereby made

orders of the Wood Fuel Controller and shall be deemed to have been made pursuant to these Regulations. Administrator's Order No. A.82 dated April 13, 1942, as amended by Administrator's Order No. A-227, dated June 11, 1942.

Fuelwood Order No. 34, dated September 5, 1942.

Fuelwood Order No. 34, dated September 12, 1942.

Fuelwood Order No. 40, dated September 14, 1942.

Fuelwood Order No. 18, dated November 18, 1942.

Fuelwood Order No. 61, dated January 12, 1943.

(2) Wherever in any Order referred to in subsection (1) next preceding any of the following expressions is used

(a) Deputy Administrator

(b) Deputy Administrator of Wood Fuel,

then, unless the context otherwise requires, each of the said expressions shall mean the Wood Fuel Controller, and the Wood Fuel Controller shall have power to enforce and/or rescind, amend or vary any such order.

3. *Powers of the Wood Fuel Controller*

The Controller shall have power, exercisable from time to time

- (a) to take possession of, appropriate or otherwise acquire, any wood fuel and/or any equipment wherever found, and to dispose of or otherwise deal in such wood fuel;
- (b) to produce and/or deal in wood fuel and/or equipment;
- (c) to enter on any land or into any building or place, by himself or by any person duly authorized by him thereunto, for the purpose of taking possession of, producing and/or dealing in wood fuel and for the purpose of inspecting and/or searching for any wood fuel;
- (d) to enter on, take possession of and utilize, by himself or by any person duly authorized by him thereunto, any land or premises or any plant, building, place, equipment or facilities used or capable of being used for producing and/or dealing in wood fuel;
- (e) to prohibit or regulate any practice, or mode of, or related to, producing or followed in connection therewith, which, in the opinion of the Controller, would or might increase, or tend to increase, the price of wood fuel and/or equipment of any kind either generally or to any person, or which would or might affect, or tend to affect, the orderly production of, and/or dealing in any wood fuel and/or equipment;
- (f) Subject to the approval of the Minister, to fix or limit the quantity of any wood fuel and/or any equipment which may be made and/or either generally or within specified periods of time; and to prohibit producing and/or dealing in any wood fuel and/or equipment in excess of the quantities so fixed or limited;
- (g) To prohibit any person from consuming or using wood fuel and/or equipment of any kind, either absolutely, or to such an extent, or for any such purpose as may be specified by the Controller;
- (h) To issue and re-issue licences to persons producing and/or dealing in wood fuel and/or equipment, and to suspend, cancel or refuse to issue any such licence whenever the Controller deems it to be in the public interest to do so, and subject to the approval of the Minister, to fix the fees payable for the issue of such licences, and to prescribe the manner, procedure, terms and conditions under which such licences shall be obtained;
- (i) To prohibit any person from producing and/or dealing in wood fuel and/or equipment of any kind or kinds, or participating in any such production and/or dealing in any wood fuel and/or any equipment, either directly or indirectly, unless previously licensed by the Controller, or unless under a permit issued by the Controller;
- (j) To prescribe conditions to which any licence or permit shall be subject and to vary any such conditions and/or to specify further or other conditions;

- (k) To prohibit or regulate the construction of, or the making of any structural or other change or addition to, any plant, building or place used or to be used for or in connection with, the production of, or dealing in, wood fuel and/or equipment;
- (l) To prohibit or regulate the use of any land, building, plant or place for the purpose of producing and/or dealing in wood fuel and/or equipment of any kind;
- (m) To make or to require any person to make any structural change in, or addition to, or to provide or require to provide any equipment in, any plant, building or place for the purpose of, or to be used in any way in connection with producing and/or dealing in, wood fuel and/or any equipment;
- (n) To make orders regulating, fixing, determining and/or establishing the kind, type, grade, quality, standard and/or quantity of any wood fuel and/or any equipment that may be produced and/or dealt in by any person; and to prohibit any production and/or dealing in wood fuel and/or any equipment, contrary to any such order or orders;
- (o) Subject to the approval of the Minister, to establish a quota or quotas prescribing the kind, type, model, grade, standard, quality, classification or species of any wood fuel and/or any equipment that may be produced and/or dealt in by any person; and subject as aforesaid, to prohibit any person from producing and/or dealing in wood fuel and/or equipment except in accordance with any such quota or quotas, unless the Controller shall have issued a permit therefor, which permit may specify the manner in which such wood fuel and/or equipment may be produced and/or dealt in contrary to such quota or quotas and/or kinds, types, models, grades, standards, qualities, classifications or species of any wood fuel and/or any equipment, and the number of each, that may be produced and/or dealt in contrary to such quota or quotas;
- (p) To prohibit any person from owning, keeping, having, retaining, or being in possession of or having control of wood fuel;
- (q) To order or to require any person owning or having power to dispose of, or being in possession of, producing and/or dealing in wood fuel and/or any equipment to produce and/or deal in such wood fuel and/or equipment in such manner as may be so ordered, and, if ordered so to do in priority to any other business of such person;
- (r) To order or require any person owning or having power to dispose of, or being in possession of, or producing and/or dealing in wood fuel and/or any equipment, to produce to any person authorized in writing for the purpose by the Controller, all or any books, records and/or documents, and to permit the person so authorized to make copies of, or take extracts from the same and, when the Controller deems necessary, to remove and retain any such books, records and documents;
- (s) To order or to require any person having power to dispose of, or being in possession of, or producing and/or dealing in wood fuel and/or any equipment, or any agent, employee or representative of any such person, to furnish, in such form and within such time as the Controller may prescribe, such facts, data or information as the Controller may deem necessary; and the Controller may, at his discretion, require the same to be furnished under oath or affirmation;
- (t) To order or require any person owning or having power to dispose of or being in possession of or producing and/or dealing in wood fuel or equipment to keep such books, accounts and/or records as may from time to time be prescribed by the Controller either generally or specifically;
- (u) To order or require any person producing and/or dealing in wood fuel or equipment to make or procure the making of such checks and/or audits of the books, accounts and/or records of such person, or of any person who has received, directly or through another supplier, wood fuel or equipment sold or supplied by such person, as may from time to time be prescribed by the Controller either generally or specifically;

- (v) Subject to the approval of the Governor General in Council, to advance moneys to any person engaged in the business of producing and/or dealing in wood fuel and/or equipment for the purpose of assisting such person in the carrying out of such business;
- (w) To regulate and control, by prohibition or otherwise any or all dealings or transactions between any person producing and/or dealing in wood fuel and/or any equipment and any other such person in respect of or in connection with, any production and/or dealing in any wood fuel and/or any equipment, and/or the acquisition and/or use of any real and/or personal property, including any equipment, for or in connection therewith;

4. *Compensation*

Whenever any wood fuel or equipment or the use thereof has been appropriated pursuant to these Regulations and compensation is to be made therefor and has not been agreed upon, the claim shall be referred by the Minister of Justice to the Exchequer Court, or to a Superior or County Court of the Province within which the claim arises, or to a judge of any such Court.

5. *Orders to Conserve Wood Fuel, and Prevent or Preclude Breaches of Orders*

The Controller shall have power by order to prohibit and restrain any person from producing and/or dealing in wood fuel and/or equipment or from dealing in any wood fuel and/or equipment at any place or in any area or zone specified by the Controller, and to this end the Controller may order such acts or things to be done or omitted as he may deem necessary to prevent or preclude the use of any particular wood fuel or equipment or any plant, building or place in breach of such order. The Controller may exercise the said power to prevent or preclude any breach or further breach or apprehended breach of any order (whether general or specific) of the Controller or any person acting under his authority.

6. *Breach of Contract Pursuant to Order*

Where any person fails to fulfil any contract or obligation whether made or assumed before or after the effective date of these Regulations, and such failure is due to compliance on the part of such person with any order made under the authority of these Regulations after such contract or obligation was made or assumed, proof of that fact shall be a good defence to any action or proceeding against such person in respect of such failure.

7. *Controller and Agents Protected*

The Controller and any person acting for, or on behalf of, or under the authority of the Controller shall not be or become liable to any person for anything done or omitted in the exercise or purported exercise of any power or authority from time to time vested in the Controller.

8. *Powers of a Deputy Controller*

A Deputy Wood Fuel Controller shall have and exercise any and all powers conferred on the Wood Fuel Controller, subject to any restriction thereof which the Controller may from time to time impose and subject in all cases to review by the Controller; provided that any order of a Deputy Wood Fuel Controller shall be final and binding unless and until it has been varied or vacated by the Controller.

9. *Wartime Industries Control Board Regulations Preserved*

Nothing in these Regulations shall restrict or vary the provisions of the Wartime Industries Control Board Regulations established by Order in Council P.C. 6835 of August 29, 1941, as amended, and the Wood Fuel Controller shall have the powers and immunities and be subject to the limitations granted and imposed by the said Wartime Industries Control Board Regulations, as amended, which shall be read and construed as one with these Regulations.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending regulations re payment of subsidy or
bonus to wood fuel dealers

P.C. 4363

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 28th day of May, 1943.

PRESENT:

HIS EXCELLENCY,

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Order in Council P.C. 3465 of April 29, 1943, authorized the payment by Commodity Prices Stabilization Corporation Ltd., of certain bonuses and subsidies to Wood Fuel dealers on the certification of the Coal Controller;

And Whereas the Minister of Munitions and Supply reports that, the office of Wood Fuel Controller having been established and the Coal Controller having ceased to have any powers, duties or functions with respect to wood fuel, it is desirable that the powers, duties and functions of the Coal Controller under the said Order in Council be charged upon and exercised by the Wood Fuel Controller and that the said Order in Council be amended accordingly;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply, and pursuant to the powers conferred on the Governor in Council by the War Measures Act, and otherwise, is pleased to amend the said Order in Council of 29th April, 1943 (P.C. 3465), and it is hereby amended, effective the first day of June, 1943, as follows:

1. Section 1 is amended to read as follows:

"1. For the purposes of this Order, "Wood Fuel Controller" means the person appointed as such by the Governor in Council and includes any Deputy Wood Fuel Controller similarly appointed."

2. Sections 2, 3, 4 and 5 are amended by deleting therefrom the words "Coal Controller" wherever the said words appear in the said sections and substituting therefor the words "Wood Fuel Controller."

A. D. P. HEENEY,

Clerk of the Privy Council.

Order in Council authorizing the utilization of Japanese labour
re wood fuel cutting and timber operations

P.C. 4365

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 28th day of May, 1943.

PRESENT:

HIS EXCELLENCY,

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Labour reports that an acute shortage of wood fuel exists in British Columbia and parts of the Prairie Provinces;

That there has been established, under the direction of the Minister of Labour, and under the immediate direction of G. C. Collins, Commissioner of Japanese Placement, a number of settlements in the interior of British Columbia where persons of the Japanese race, evacuated from the protected areas of British Columbia, for whose welfare and employment the Minister of Labour is empowered to make provision pursuant to Order in Council, P.C. 946 of February 5, 1943, are resident; and

That, as a measure to relieve the shortage of wood fuel, and at the same time, utilize the services of employable persons of the Japanese race, resident in the aforesaid settlements, it is proposed by arrangement with the Department of Munitions

and Supply that the Commissioner of Japanese Placement shall recruit and engage the services of said persons of the Japanese race upon suitable woodcutting projects, to produce wood fuel and other needed timber supplies, which will be delivered and disposed of under arrangements to be made with the Wood Fuel Controller;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour (concurred in by the Minister of Munitions and Supply) and under the provisions of the War Measures Act, Chapter 206, Revised Statutes of Canada 1927, is pleased to order as follows:—

A. Under the direction of the Minister of Labour, and without detracting from the powers conferred under the provisions of Order in Council, P.C. 946 of February 5, 1943, the Commissioner of Japanese Placement is hereby authorized:

1. To undertake and engage in wood fuel cutting and other timber operations to the extent necessary to supply the needs of the Interior Japanese Housing Settlement in British Columbia and to supply the quantities authorized or required by the Wood Fuel Controller, from time to time.
2. To make arrangements and enter into agreements to secure timber limits and woodcutting rights as he deems necessary in carrying through the projects referred to in the next preceding paragraph.
3. To deliver, sell or otherwise dispose of, and to make arrangements with the Wood Fuel Controller for, the delivery and sale or other disposition of wood fuel or other timber cut under the provisions of this order.
4. To employ Japanese labour on such projects and fix the rate of wages to be paid therefor whether on a piece work or time basis.
5. Notwithstanding the provisions of the Civil Service Act to employ, from time to time, occidental machine operators, foremen and assistants required in carrying out the said projects, at the going local scale of wages for such employments.
6. To purchase the necessary machinery and equipment to carry out the foregoing projects.
7. To do anything necessary to carry out the powers conferred as above.

B. That the sum of \$500,000 shall be allotted from the War Appropriation for the purpose of establishing a revolving fund to be known as the "Japanese Wood Projects Account," out of which expenditures for the purchase of equipment and the operation of woodcutting projects undertaken pursuant to the provisions of this Order, including wages of the persons employed thereon, shall be paid, and into which the proceeds from the sale of wood cut and delivered from the said projects shall be paid:

And in event of it being ascertained that losses are sustained on operations undertaken pursuant to this order the amount of such losses shall be provided by the transfer to the said Account from time to time, with the concurrence of the Comptroller of the Treasury, of funds allotted from the War Appropriation for the maintenance of persons of the Japanese race, under Order in Council, P.C. 946 of February 5, 1943, and the amounts so transferred shall be charged as provision for the maintenance of persons of the Japanese race under Order in Council, P.C. 946 accordingly.

C. Under the direction of the Minister of Labour, the Commissioner of Japanese Placement is hereby authorized to enter into arrangements with the Wood Fuel Controller for the delivery and sale of wood cut upon the said projects.

D. The Deputy Minister of Labour shall consult with the Wood Fuel Controller from time to time in respect of the operation of the said projects.

A. D. P. HEENEY,
Clerk of the Privy Council.

**Order in Council prohibiting the export of the commodities listed
except under permit**

P.C. 4390

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 31st day of May, 1943.

PRESENT:

HIS EXCELLENCY,

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council of October 4, 1941, P.C. 7674, the exportation from Canada of certain articles is prohibited, except under permit issued by or on behalf of the Minister of Trade and Commerce;

And whereas the Wartime Prices and Trade Board recommends that, in order to conserve supplies necessary for Canadian requirements, the exportation of barrels and of clams also be prohibited, except under permit;

And whereas the Department of National Revenue advises that it is deemed desirable that the exportation of potable spirits be similarly prohibited;

Therefore, His Excellency the Governor General in Council on the recommendation of the Minister of Trade and Commerce, and by virtue of the power vested in the Governor General in Council by Section 290 of the Customs Act (Section 10, Chapter 24 of the Statutes of 1937) and by the War Measures Act (Chapter 206 Revised Statutes of Canada 1927) is pleased to order as follows:

1. The exportation of the following commodities is hereby prohibited, except under permit issued by or on behalf of the Minister of Trade and Commerce:

Group 1—Agricultural and Vegetable Products

Beverages, distilled, all kinds, including whiskey, brandy, rum, gin, cordials and liqueurs.

Group 2—Animals and Animal Products

Clams, in the shell, shucked, or in any other form.

Group 4—Wood, Wood Products and Paper

Barrels, kegs, casks and other similar containers of wood.

Pails and tubs of wood.

2. Schedule One of the said Order in Council (P.C. 7674 of October 4, 1941) is hereby amended by the addition thereto of the above commodities.

3. This Order shall come into force and have effect on and after the third day of June, 1943.

A. D. P. HEENEY,

Clerk of the Privy Council.

**Order in Council amending Section 87 of the Post Office Act—
Mailable Matter containing any explosive, dangerous
or destructive substance**

P.C. 4403

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 31st day of May, 1943.

PRESENT:

HIS EXCELLENCY,

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Section 87 of the Post Office Act, Chapter 161 of the Revised Statutes of Canada 1927, provides that "every one who incloses in or with any letter, packet or other mailable matter sent by post, or puts into any post office any explosive,

dangerous or destructive substance or liquid or any matter or thing likely to injure any letter or other mailable matter or the person of any officer or servant of the post office is guilty of an indictable offence”;

And whereas the Postmaster General states that reports have been received in connection with a number of cases where matches and fluid for cigarette lighters enclosed in mail matter sent by post have caught fire resulting not only in damage to a great number of other parcels, but also to post office, railway and steamship equipment, and endangered the person of employees handling such mail matter; and

That it would seem to be desirable and convenient that such offences could, if necessary, be tried and punished by summary conviction proceedings rather than by indictment;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Postmaster General and under and by virtue of the power vested in the Governor in Council by the War Measures Act, chapter 206, R.S.C. 1927, is pleased to order as follows,—

Section 87 of the Post Office Act is hereby suspended during the present emergency and the following is substituted therefor:—

“87. Every one who encloses in or with any letter, packet or other mailable matter sent by post, or puts into any post office for the purpose of sending by mail any substance or article which is explosive or inflammable or likely to cause fire either by spontaneous combustion or as a result of the ordinary handling of the mail, including matches or fluid for cigarette lighters, or other matter likely to injure any letter or other mailable matter or the person of any officer or servant of the post office is guilty of an offence punishable on summary conviction by a fine not exceeding one hundred dollars, or, in default of payment thereof, imprisonment for a term not exceeding three months or to both such fine and such imprisonment, but such person may, at the election of the Attorney General of Canada, be prosecuted upon indictment and, if convicted, shall be liable to a fine not exceeding five thousand dollars or to imprisonment for a term not exceeding five years or to both such fine and such imprisonment.”

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council prohibiting the purchase for import or the importation from overseas except under permit, of the goods listed.

P.C. 4435

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 31st day of May, 1943.

PRESENT:

HIS EXCELLENCY,

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Order in Council P.C. 949, dated February 8, 1943, prohibits the purchase for import or the importation from overseas, except under permit, of goods enumerated in the Schedule thereto;

And whereas it is deemed advisable to add the goods specified hereunder to the said Schedule, in order to facilitate the control of oversea importations thereof;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to amend Order in Council P.C. 949, dated February 8, 1943, and it is hereby amended by inserting the following items in the Schedule thereto:

Eggs, egg yolk, or egg albumen, dried, evaporated, desiccated, or powdered, whether or not sugar or other material be added.

Syrups and molasses of all kinds, the product of the sugar-cane or beet, and all imitations thereof or substitutes therefor.

Glucose or grape sugar, glucose syrup and corn syrup, or any syrups containing an admixture thereof.

Poultry and game, dead or alive.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council recommending the rate of remuneration for a man required to carry out alternative service under the National Selective Service Civilian Regulations

P.C. 36/4453

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 1st June, 1943.

The Board had under consideration the following memorandum from the Honourable the Minister of Labour, concurred in by the Honourable the Minister of Transport:

The undersigned begs to report that Subsection ten of Section two hundred and fifty one of the National Selective Service Civilian Regulations, Order in Council P.C. 246 of January 19, 1943, as amended by Order in Council P.C. 2821 of April 7, 1943, provides that a person required to perform alternative service, pursuant to the said section, shall during the time he is performing alternative service, be entitled to receive benefits under the Government Employees' Compensation Act and that, in accordance with the provisions of the said section, it is necessary to fix the remuneration such person shall be deemed to have received for the purposes of the said Act:

The undersigned therefore with the concurrence of the Minister of Transport has the honour to recommend that the remuneration which a man required to carry out alternative service pursuant to Section two hundred and fifty one of the National Selective Service Regulations shall be deemed to have received during the time he is performing alternative service shall for the purposes of the Government Employees' Compensation Act, be as follows:

1. The amount of compensation to be paid to or in respect of any such person in the case of permanent disability or death shall be computed as though the said person had been in receipt of a fixed wage of Twelve Dollars and Fifty Cents (\$12.50) per week at the date of the causative accident regardless of any minimum rate of compensation statutory or otherwise which may be in effect in any province at that date.

2. The amount of compensation to be paid in respect of any such persons in the case of temporary disability shall be computed as though the said person had been in receipt of a fixed wage of Seven Dollars and Seventy Cents (\$7.70) per week, provided that such amount shall be reduced by the amount of Four Dollars and Twenty Cents (\$4.20) per week as the value of board, in respect of such period of time, as, any such person being disabled, is furnished with board without expense to himself in the place where he has been performing alternative service or while he is in hospital at the expense of the Crown.

The Board concur in the above report and recommendation, and submit the same for favourable consideration.

A. D. P. HEENEY,
Clerk of the Privy Council.

**Order in Council authorizing the payment of Cost of Living Bonus
to members of the Public Service, earning
\$2,100 to \$3,000 per annum**

P.C. 1/4456

*Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved
by His Excellency the Governor General in Council on the 31st May, 1943.*

The Board had under consideration a memorandum from the Honourable the Minister of Finance reporting:

"1. That Order in Council of August 26, 1941, P.C. 6702, as amended, authorizes payment of a Cost-of-Living Bonus to members of the Public Service of Canada, based upon an adaptation of the principles of Order in Council P.C. 7440 of December, 1940, as amended, which principles were later embodied in the provisions of the Wartime Wages and Cost-of-Living Bonus Order, applicable to private employers.

2. That the latter Order provided, inter alia, that Cost-of-Living Bonus should not be paid to employees above the rank of foreman, and as there is no rank equivalent to that of foreman in the classified Civil Service, Order in Council of August 26, 1941, P.C. 6702 established a salary ceiling for bonus purposes at the rate of \$2100 per annum.

3. That when Order in Council of August 26, 1941, P.C. 6702 was approved, the cost-of-living index had risen from 100.8 on August 1, 1939, to 111.9 on July 1, 1941, which was an increase of 11.1 points or 11.01 per cent, and payment of Cost-of-Living Bonus was authorized at the rate of \$11.91 per month or 11 per cent of total compensation.

4. That subsequent increases in the cost of living index resulted in an increase in the amount of bonus payable to \$18.42 per month, or 17 per cent of total compensation, effective from August 1, 1942.

5. That when the salary ceiling of \$2100 per annum was fixed the increase in the cost of living was 11 per cent and it was considered that employees at this or greater rates of compensation could reasonably be expected to absorb the increase. However, the increase having since risen to 17 per cent, it is now considered desirable that employees earning between \$2100 and \$3000 per annum shall receive a bonus based upon this subsequent increase of 6 per cent.

Therefore the undersigned, under the authority of the War Measures Act, has the honour to recommend:

6. That, subject to the general provisions and specific regulations established by Order in Council of August 26, 1941, P.C. 6702, as amended, but notwithstanding the provisions of Section 8 of the said Order in Council, a Cost-of-Living Bonus of \$6.51 per month in the first instance shall be paid, in accordance with the regulations established hereunder, to every member of the Public Service of Canada, employed on a full time-basis, whose total compensation is \$175 per month or over, but is less than \$250 per month.

7. A member of the Public Service of Canada who is in receipt of Cost of Living Bonus under Order in Council of August 26, 1941, P.C. 6702, but who, as a result of the provisions of Section 8 of that Order, is not eligible to receive the full Cost-of-Living Bonus of \$18.42 per month presently provided, shall be eligible to receive both the bonus for which he is eligible under the provisions of Order in Council of August 26, 1941, P.C. 6702, and the bonus authorized herein, provided, however, that the total bonus thus paid shall not exceed \$18.42 per month.

8. Payment of bonus under this Order shall be restricted to members of the Public Service of Canada whose total compensation is at the rate of less than \$3,000 per annum, provided that bonus payments shall not result in any employee being paid more than \$3,000 per annum.

9. The regulation contained in paragraph 4 of Treasury Board Minute of September 4, 1941, T. 212473 B., as amended by Treasury Board Minute of November 28, 1941, T. 215780 B., is hereby rescinded, and the following substituted therefor:

Where husband and wife are both members of the Public Service of Canada, payment of bonus shall be made as follows:

- (a) Where both are eligible for bonus, one bonus only, and that of the employee with the greater salary, shall be paid.
- (b) Where they are eligible for equal bonus, that of the husband shall be paid.
- (c) Where either spouse is ineligible for bonus because of receipt of total compensation in excess of \$3,000 per annum, neither shall be eligible for bonus.

10. The foregoing shall be effective from April 1, 1943, and shall be subject to amendment, interpretation and regulation in accordance with the provisions of Section 18 of Order in Council of August 26, 1941, P.C. 6702, and to revision in accordance with the provisions of Section 19 of the said Order in Council."

The Board concur in the above report and recommendation, and submit the same for favourable consideration.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending regulations respecting Permanent and Temporary employees of the Public Service— Duration of the War

P.C. 2/4456

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 31st May, 1943.

The Board had under consideration the following memorandum from the Honourable the Minister of Finance:

The undersigned has the honour to recommend that, under the authority of the War Measures Act, Paragraph 13 of Order in Council of May 10, 1940, P.C. 32/1905, as amended by Order in Council of June 18, 1941, P.C. 198/4417, be cancelled and the following substituted therefor:

"13. On account of the circumstances referred to in paragraphs 4, 5 and 6 of this report, the proportion of permanents in each unit of the Public Service shall not exceed the percentage specified in the attached schedule, provided that where the total staff of a unit is five or less employees the unit shall be exempt from this restriction. The basis of such percentage shall be the total staff as of September 30, 1939, or as of the same date in succeeding years, whichever is the smaller, provided further that, in addition to such proportion, permanent appointment may be granted to an employee who now occupies or is assigned to a position of continuing indeterminate duration for which he is qualified, and:

- (a) Has been continuously employed since prior to the war, or
- (b) Is a qualified war veteran appointed during the war and has completed a minimum of one year of satisfactory service."

The Board concur in the above report and recommendation, and submit the same for favourable consideration.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council directing that gratuity on death (Section 56 of the Civil Service Act) shall be paid in the case of the death of a Member of the Armed Forces on leave of absence from the Service

P.C. 3/4456

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 31st May, 1943.

The Board had under consideration the following memorandum from the Honourable the Minister of Finance:

"The undersigned has the honour to recommend that, under the authority of the War Measures Act, Order in Council of July 3, 1941, P.C.117/4840 directing that the gratuity on death established under Section 56 of the Civil Service Act shall not be paid in the case of the death of a member of the Naval, Military or Air Forces of Canada on leave of absence from the Service, be rescinded, effective from July 3, 1941."

The Board concur in the above report and recommendation, and submit the same for favourable consideration.

A. D. P. HEENEY,
Clerk of the Privy Council.

PART II

Miscellaneous Administrative Orders

DEPARTMENT OF NATIONAL REVENUE

WM No. 50, Supplement No. 3

MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, 22nd May, 1943.

*To Collectors of Customs and Excise, and others concerned:***Importation of Machinery Subject to Licence by Controller of Construction**

Referring to Supplement No. 2 to Memo. WM No. 50, you are now advised that the address of the Controller of Construction is:

Department of Munitions and Supply,
No. 3 Temporary Building,
Ottawa, Ontario.

D. SIMS,
Acting Commissioner of Customs.

WM No. 85, Supplement No. 1

MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, 21st May, 1943.

*To Collectors of Customs and Excise, and others concerned:***Drawback on Tea**

Notwithstanding the provisions of Departmental Memorandum WM No. 85, dated December 29, 1942, drawback may be payable in respect of war duties of 5, 7½ and/or ten cents per pound, paid on imported tea used for export, supplied as ships' stores to ocean going vessels, or acquired by the Governments of the United Kingdom, the United States of America and countries allied with them or by units of their armed forces, on and after December 1, 1941, provided no claim for subsidy has been paid by the Commodity Prices Stabilization Corporation.

D. SIMS,
Acting Commissioner of Customs.

DEPARTMENT OF TRANSPORT

*Office of the Transport Controller, Montreal, Que.***Order No. T.C. 05F-1—Fresh Fruits and/or Fresh Vegetables in Refrigerator Cars**

Dated May 20th, 1943

By virtue of the powers vested in me by Order in Council P.C. 4487, dated June 9th, 1942, and regulations made thereunder, and with the concurrence of the Wartime Prices and Trade Board, and in order to assure maximum use of refrigerator equipment for the transport of perishable goods required by the armed forces and the civilian populations of Canada and of Great Britain and the British Dominions, it is hereby ordered that Appendix "A" to Order T.C. 05F be, and it is hereby amended and superseded as follows:—

APPENDIX "A"

FRESH FRUITS AND/OR FRESH VEGETABLES IN REFRIGERATOR CARS SUBJECT TO
NOTES A AND B HEREOF

COMMODITY	Oct. 1 of each year to May 31 Inclusive of following year	June 1 to Sept. 30 Inclusive of each year
Potatoes—bags or paper sacks.....	45,000 pounds	45,000 pounds
“ —barrels.....	42,000 “	42,000 “
“ —boxes or crates.....	45,000 “	45,000 “
“ —New—in bags.....	33,000 “
“ —New—in barrels, boxes or crates.....	36,000 “
Turnips.....	40,000 pounds	40,000 “
“ New.....	33,000 “
Onions.....	40,000 pounds	40,000 “
“ New—in bags.....	30,000 “
“ New—in crates.....	36,000 “
Celery.....	Full visible capacity with crates upright	
Apples—boxes (fibreboard or wooden) and crates.....	800 boxes or crates	800 boxes or crates
“ —barrels.....	31,000 pounds	31,000 pounds
“ —hampers.....	28,750 “	28,750 “
“ —bulk.....	30,000 “	30,000 “
Pears—boxes.....	35,000 “	630 boxes
Peaches—open top baskets (6 layers).....	24,000 “	24,000 pounds
Grapes—Climax (6 qts. not more than 8 layers).....	24,000 “	24,000 “
“ baskets (11 qts. not more than 6 layers).....	24,000 “	24,000 “
Cantaloupes or Melons (except Water Melons).....	20,000 “	20,000 “
Berries, Cherries and/or Currants in express movement.....	Tariff minimum	Tariff minimum
Fresh Fruits and vegetables in mixed cars (subject to existing tariff provisions in respect to mixed car loads).....	24,000 pounds	24,000 pounds
Other Fresh Fruits and vegetables not otherwise specified herein.....	24,000 “	24,000 “

NOTE A When foreign refrigerator cars cannot be loaded as heavily as specified above, they must be loaded to the same percentage of the above weights as their cubical capacity is to Canadian National or Canadian Pacific refrigerator cars.

B The present minima will continue to apply to carloads of Apples in boxes and Pears in boxes from points in British Columbia to points in the Province of Ontario (west of Fort William), Manitoba, Saskatchewan and Alberta, except when consigned to distributing or shipping points as shown in C.N.Ry. Tariff No. W-235-C and C.P.Ry. Tariff No. W. 790.

This Order shall become effective at 12.01 a.m., June 1, 1943.

T. C. LOCKWOOD,
Transport Controller.

CONCURRED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

PART III
 Wartime Prices and Trade Board
 (Finance)

Board Orders

WARTIME PRICES AND TRADE BOARD

Order No. 268

Respecting Maximum Prices of Live Poultry

Made pursuant to authority conferred by Order in Council P.C. 8528 dated November 1, 1941.

THE BOARD HEREBY ORDERS AS FOLLOWS:

1. For the purposes of this Order,

- (a) "deficiency period" means the period of the year when the marketing of fresh dressed poultry is insufficient to supply the current demand and when dressed poultry is customarily withdrawn from cold storage to supply that demand;
- (b) "live poultry" means and thereby includes only the following kinds and sub-kinds thereof, namely: chickens, (broilers, fryers, roasters, poulards and capons), fowl, (hens and old roosters);
- (c) "packing period" means the period of the year when the marketing of fresh dressed poultry exceeds the current demand and the excess is stored;
- (d) "sale at wholesale" means any sale except a sale at retail.

2. For the purposes of this Order, the packing and deficiency periods for each kind and sub-kind of live poultry in each year shall be as follows:

<i>Kinds and sub-kinds</i>	<i>Packing Period</i>	<i>Deficiency Period</i>
	<i>(all dates inclusive)</i>	
<i>Chickens—</i>		
Fryers and Roasters } ..	September 1 to	
Capons and Poulards }	December 31.	January 1 to August 31.
Broilers	April 1 to September 30.	October 1 to March 31.
<i>Fowl—</i>		
Hens	June 1 to September 30.	October 1 to May 31.
Old Roosters.....	May 1 to December 31.	January 1 to April 30.

3. This Order shall not apply to sales of pure bred live poultry when sold for breeding purposes.

PART I—SALES AT WHOLESALE

4. (1) The maximum price per pound at which any person in any province of Canada may sell or offer to sell at wholesale any sub-kind of any kind of live poultry of any weight, during the packing period for such sub-kind, shall be the price set forth in the Schedule hereto for that sub-kind and weight in the province in which the buyer's place of business is situate.

(2) The maximum price per pound at which any person in any province of Canada may sell or offer to sell at wholesale any sub-kind of any kind of live poultry of any weight, during the deficiency period for such sub-kind shall according to the sub-kind, weight and the province in which the buyer's place of business is situate be the price prescribed in subsection (1) of this Section plus three-quarters of a

cent per pound during the first month of such deficiency period and an additional one-quarter of a cent per pound per month cumulatively during each succeeding month of such period.

PART II—SALES AT RETAIL

5. The maximum price per pound at which any person in any province of Canada, other than a primary producer of live poultry, may sell or offer to sell at retail in any period any sub-kind of any kind of live poultry of any weight shall be the sum of the following:

- (a) the actual price paid by him for the live poultry but not in any event exceeding the maximum price at wholesale thereof prescribed by Section 4 hereof; and
- (b) a markup (percentage of cost) not exceeding the lawful markup (percentage of cost) customarily obtained by him during the basic period from September 15 to October 11, 1941, both inclusive, on sales of live poultry of the same or substantially similar kind, sub-kind, and weight, but not in any event exceeding 5 cents per pound.

6. The maximum price per pound at which a primary producer of live poultry in any province of Canada may sell or offer to sell to a consumer any sub-kind of any kind of live poultry of any weight, during the packing or deficiency periods for such sub-kind, shall be the price prescribed by Section 4 hereof for such sub-kind and weight in that period in the province in which the buyer's place of business is situate, plus 5 cents per pound.

PART III—RECORDS OF SALES AND PURCHASES

7. Every person who sells live poultry at wholesale or at retail shall immediately upon receipt by him of any live poultry purchased by him, prepare and keep a written record in which there shall be separately detailed for each wholesale and each retail place of business operated by him, the name and complete address of his supplier, the date of purchase and the kind, sub-kind, weight and price per pound paid for the live poultry purchased by him.

8. (1) Every person who sells live poultry at wholesale shall on every sale and concurrently with delivery to the buyer furnish him with an invoice showing the date of sale, the name and complete address of the seller and the buyer and the kind, sub-kind, weight and price per pound of the live poultry purchased by the buyer.

(2) Every person who sells live poultry at wholesale shall retain a duplicate copy of each invoice furnished by him pursuant to subsection (1) of this Section.

9. (1) The retention by any person of an invoice furnished to him by his supplier pursuant to Section 8, available for inspection, as in subsection (2) of this Section provided, shall, in respect of the particulars actually set forth in the invoice be a sufficient compliance to that extent with the provisions of Section 7.

(2) Every record and invoice required by this Order to be prepared, kept, furnished or retained shall be made available for inspection by any authorized representative of the Board at all times for twelve months from the date of the transaction to which it relates.

10. Every person who sells live poultry at retail, and every primary producer selling live poultry to a consumer, shall upon request of the buyer, furnish him with an invoice or sales slip showing the date of sale, the seller's name and address and the kind, sub-kind, weight and price per pound paid for each bird sold to the buyer.

PART IV—GENERAL PROVISIONS

11. The provisions of clauses (a) and (d) of section 3 of Order No. 189 of the Board shall not apply to sales of live poultry.

12. This Order shall be effective on and after the 22nd day of May, 1943.

Made at Ottawa, this 27th day of April, 1943.

D. GORDON,
Chairman.

SCHEDULE TO ORDER No. 268

MAXIMUM PRICES FOR LIVE POULTRY DURING THE PACKING PERIOD

(in cents per pound)

Kind	Sub-Kind	Weight	British Columbia, Ontario, Quebec	Manitoba Alberta	Saskat- chewan	New Brunswick, Nova Scotia, Prince Edward Island
CHICKENS...	Roasters and Fryers.....	under 5 lbs.....	27	25	24½	27½
		5 lbs. and over..	29	27	26½	29½
	Broilers.....	under 2½ lbs.....	28	26	25½	28½
		2½ lbs. and over	30	28	27½	30½
	Poulards and Capons.....	under 5 lbs.....	30	28	27½	30½
		5 lbs. and over..	32	30	29½	32½
FOWL.....	Hens.....	under 5 lbs.....	21	19	18½	21½
		5 lbs. and over..	23	21	20½	23½
	Old Roosters...	under 5 lbs.....	15	13	12½	15½
		5 lbs. and over..	17	15	14½	17½

WARTIME PRICES AND TRADE BOARD**Order No. 277****Respecting Dressed Poultry**

made pursuant to authority conferred by Order in Council P.C. 8528, dated the 1st day of November, 1941.

Whereas it is expedient to amend Order No. 197 of the Board,

Therefore the Board hereby orders as follows:—

1. The said Order No. 197 and the Schedule thereto are hereby amended by striking out the word "poultry" wherever it occurs alone or in conjunction with any other qualitative word therein and by inserting in lieu thereof the words "dressed poultry".

2. This order shall be effective on and after the 22nd day of May, 1943.

Made at Ottawa, this 19th day of May, 1943.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD**Order No. 279****Respecting Beef**

made pursuant to authority conferred by Order in Council P.C. 8528 dated November 1, 1941.

Whereas it is expedient to amend Order No. 252 of the Board,

Therefore this Board orders as follows:—

1. Said Order No. 252 as amended by Order No. 267 of the Board is hereby further amended by striking out the words and figures "May 26, 1943" in Section 9 thereof and substituting the words and figures "August 31, 1943".

2. This Order shall be effective on and after May 27, 1943.

Made at Ottawa this 24th day of May, 1943.

D. GORDON,
Chairman.

Administrators' Orders

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-724

Respecting Cast and Forged Steel Gate, Globe, Angle, Check and Cross Valves

Pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board as follows:—

1. (1) This Order shall apply to cast and forged steel gate, globe, angle, cross, lift check, angle check and swing check valves including variations thereof and to parts of any of the said valves.

(2) This Order shall not apply to the following valves and parts of valves,

(a) drilling through and flow line valves for oil production service;

(b) valves, the primary pressure classification of which is higher than 1,500 pounds per square inch;

(c) valves for use in conduction or control of any substance the temperature of which exceeds 1,000 degrees Fahrenheit or is below minus 50 degrees Fahrenheit;

(d) valves of the types commonly referred to in the industry as "specialties";

(e) valves, the bonnets or bodies of which are cast or forged on or before June 1, 1943;

(f) valves manufactured for use as part of the equipment of aircraft or watercraft other than pleasure craft;

(g) valves manufactured for conduction of liquid or gas having chemical or physical properties which render the use of valves manufactured in accordance with the specifications set forth in the Schedule hereto dangerous or unpractical;

(h) parts of any of the valves mentioned in clauses (a) to (e) of this subsection; and

(i) parts manufactured after the date of this Order for repair and maintenance of valves manufactured prior to the date of this Order.

2. No person shall manufacture a valve or part of a valve to which this Order applies or use materials in the manufacture of the same, except in accordance with the specifications set forth in the Schedule hereto applicable to that valve or part.

3. No person shall manufacture a cast or forged steel cross valve or a part thereof.

4. The provisions of sections 2 and 3 of this Order shall be subject to such written exemptions as the Administrator of Plumbing, Heating and Ventilating Equipment and Supplies, upon application to him, may grant in individual case of undue hardship or other special circumstances.

5. This Order shall be effective on and after the 20th day of May, 1943.

Dated at Ottawa, this 13th day of May, 1943.

E. J. LAIDLAW,
*Administrator of Plumbing, Heating and Ventilating
Equipment and Supplies.*

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE

to Administrator's Order No. A-724

SPECIFICATIONS GOVERNING MANUFACTURE OF STEEL VALVES AND VALVE PARTS

1. Standard pressure classes and sizes—

Steel valves shall be manufactured only in the pressure classes listed in Table 1 in the appendix hereto and in the sizes (inches) set forth in Table 2 in the appendix hereto comprehended within the size range specified in Table 1 for a particular pressure class.

2. Valves in the 150, 300, 600, 900 and 1,500 pounds classifications, respectively, shall conform to American Petroleum Institute standard 600-A for gate valves, and to American Standards Association B-16-e for all types, except where specifically modified by these specifications.

3. Face to face of flange end valves shall conform to American Petroleum Institute standard 5-G-1 and American Standards Association B-16.10 for the types covered by the said standards.

4. Handwheels 24 inches and smaller in diameter shall be of malleable iron or of fabricated steel.

5. Raised contact faces on flanges shall be serrated (concentric or spiral) or smooth, at the manufacturer's option.

6. The following specifications shall also apply to the manufacture of valves in the 150 pounds classification:—

- (a) End flange faces shall have American Standards Association $\frac{1}{16}$ -inch raised face;
- (b) Bodies and bonnets shall be of carbon steel;
- (c) Seating materials shall be of any of the following:—
 - (i) Carbon steel,
 - (ii) Brass or bronze,
 - (iii) 12 per cent chrome iron;
- (d) Stems shall be of carbon steel, brass or bronze;
- (e) Bonnet bolting shall be of carbon steel or of manganese steels of the S.A.E. 1300 series;
- (f) Bonnet bolt nuts shall be of semi-finished carbon steel;
- (g) Stem stuffing box packing shall be of graphite or mica-impregnated asbestos according to manufacturer's practice;
- (h) Bonnet gaskets shall be of asbestos composition sheet.

7. The following specifications shall also apply to the manufacture of valves in the 300 pounds classification:—

- (a) End flange faces shall have American Standards Association $\frac{1}{16}$ -inch raised face, or American Petroleum Institute ring joint groove; provided that the groove is cut in the basic flange thickness;
- (b) Bodies and bonnets shall be of carbon steel, but if the same are required to resist extreme corrosion or temperature conditions they may be of special alloy steel and may include 4 per cent to 6 per cent chrome and $\frac{1}{2}$ per cent molybdenum;
- (c) Seating materials shall be of any of the following:—
 - (i) The same material as that of the body,
 - (ii) Brass or bronze,
 - (iii) 12 per cent chrome iron,
 - (iv) Nickel copper alloy, or
 - (v) Hard facing;

- (d) Stems shall be of brass or bronze, or 12 per cent chrome iron;
- (e) Stem stuffing box packing shall be of graphite or mica-impregnated asbestos according to manufacturer's practice;
- (f) Bonnet bolting for use on valves to be subjected to a temperature
 - (i) of 850 degrees F. or less, shall conform to National Emergency 9400 series steels or S.A.E. 4140 steel, or
 - (ii) in excess of 850 degrees F., shall be of Grade B 14 steel as designated in specifications A 193 of American Society for Testing Materials;
- (g) Bonnet bolt nuts shall be of semi-finished carbon steel.

8. For the purposes of sections 9 and 10 of the Schedule "stainless" means an iron base alloy, as for example, 12 per cent chrome or 18-8 chrome nickel, the primary characteristics of which are resistance to corrosive attack or elevated temperatures, or both.

9. The following specifications shall also apply to the manufacture of valves in the 600, 900 and 1,500 pounds classifications, other than 600 and 1,500 pounds classifications general purpose valves:—

- (a) End flange faces shall conform to American Standards Association ring joint groove, or American Petroleum Institute ring joint groove, or $\frac{1}{4}$ -inch American Standards Association large male face;
- (b) Bodies and bonnets shall be of carbon steel or carbon molybdenum steel, but if the same are required to resist extreme corrosion or temperature conditions they may be of special alloy steel and may include 4 per cent to 6 per cent chrome and $\frac{1}{2}$ per cent molybdenum, or stainless, if so specified;
- (c) Seating materials shall be of any of the following:—
 - (i) The same material as that of the body,
 - (ii) Stainless,
 - (iii) Nickel copper alloy,
 - (iv) Hard facing;
- (d) Stems shall be of the stainless type of steel;
- (e) Stem stuffing box packing shall be of graphite or mica-impregnated asbestos, according to manufacturer's practice;
- (f) Bonnet bolting for use on valves to be subjected to a temperature
 - (i) of 850 degrees F. or less, shall conform to National Emergency 9400 series steels or S.A.E. 4140 steel, or
 - (ii) in excess of 850 degrees F., shall be of Grade B 14 steel as designated in specifications A 193 of American Society for Testing Materials;
- (g) Bonnet bolt nuts shall be of semi-finished carbon steel.

10. The following specifications shall also apply to the manufacture of general purpose valves in the 600 and 1,500 pounds classifications which are of 2 inches or smaller in size:—

- (a) End connections shall be,
 - (i) flanged American Standards Association standard with $\frac{1}{4}$ -inch large male face,
 - (ii) screwed end, or
 - (iii) socket welding end.

The 600 pounds classification flanged end valve may be made with 150 pounds American Standards Association steel flange diameter, drilling and facing or either of them;
- (b) Bodies and bonnets shall be of carbon steel or carbon molybdenum steel, but if the same are required to resist extreme corrosion or temperature conditions they may be of special alloy steel and may include 4 per cent to 6 per cent chrome and $\frac{1}{2}$ per cent molybdenum, or stainless steel if so specified;
- (c) Seating materials shall be of any of the following:
 - (i) Brass or bronze,
 - (ii) Stainless,
 - (iii) Nickel copper alloy, or
 - (iv) Hard facing.

APPENDIX OF TABLES TO SCHEDULE TO ADMINISTRATOR'S ORDER No. A-724

TABLE 1
(All size ranges are inclusive)

Primary pressure classification in lbs. per sq. in. xA	GATE (inches)		GLOBE AND ANGLE (inches)		HORIZONTAL AND ANGLE CHECK (inches)		SWING CHECK (inches)	
	Screwed	Flanged	Screwed	Flanged	Screwed	Flanged	Screwed	Welded
150.....	2 to 4	2 to 24	2 to 4	2 to 8	2 to 8	2 to 4
300.....	2 to 4	2 to 24	2 to 4	2 to 12	2 to 8	2 to 4
600.....	$\frac{1}{4}$ to 2	$\frac{1}{2}$ to 24	$\frac{1}{8}$ to 2	$\frac{1}{2}$ to 14	$\frac{1}{4}$ to 2	$\frac{1}{4}$ to 14	$\frac{1}{2}$ to 2	$\frac{1}{4}$ to 14
900.....	3 to 18	3 to 14	3 to 14	3 to 14
1500.....	$\frac{1}{4}$ to 2	$\frac{1}{2}$ to 14	$\frac{1}{4}$ to 2	$\frac{1}{2}$ to 14	$\frac{1}{4}$ to 2	$\frac{1}{4}$ to 14	3 to 14

EXPLANATORY NOTES:—xA—Primary pressure classification designates a class of valve but does not necessarily mean that all sizes in any class carry the primary pressure classification. American Standards Association standards and manufacturing practice frequently reduce pressure rating as size increases and may not always rate valves for both steam and water.

TABLE 2
(Sizes in inches)

$\frac{1}{8}$	2	10
$\frac{1}{4}$	$2\frac{1}{2}$	12
$\frac{3}{8}$	3	14
$\frac{1}{2}$	4	16
$\frac{3}{4}$	5	18
1	6	20
$1\frac{1}{4}$	8	24
$1\frac{1}{2}$		

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-730

**Respecting Rooming Accommodation in the Town
of Shelburne, in the Province of Nova Scotia**

Pursuant to authority conferred by the Wartime Prices and Trade Board and by Administrator's Order No. A-488, it is hereby ordered on behalf of such Board as follows:

1. The Town of Shelburne, in the Province of Nova Scotia, is hereby designated as an area to which the provisions of Administrators' Order No. A-488 shall, on and after the effective date of this Order, apply.

2. In accordance with the provisions of Section 16 of the said Order No. A-488, the rate cards and forms required thereunder, as set forth in Schedules "A", "B", "C" and "D" hereto, are hereby prescribed.

3. This Order shall be effective on and after the 20th day of May, 1943.

Dated at Ottawa, this 14th day of May, 1943.

OWEN LOBLEY,
A Rentals Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

BEING SCHEDULE "A" ATTACHED TO AND FORMING PART OF
ADMINISTRATOR'S ORDER No. A-730

Form R.C. 34

THE WARTIME PRICES AND TRADE BOARD
RENTALS ADMINISTRATION

REGISTRATION OF ROOMS RENTED TO BOARDERS, ROOMERS AND PAYING GUESTS

NOTE.—If you rent one or more rooms to Boarders, Roomers or Paying Guests and charge them so much PER PERSON use this form to register those rooms. If you rent any rooms either furnished or unfurnished for housekeeping purposes DO NOT LIST THEM ON THIS FORM —they must be registered on FORM R.C. 35. You may need both this form and Form R.C. 35 to properly register all your rooms.

EACH ROOM MUST BE GIVEN A NUMBER. ONCE GIVEN, THIS NUMBER SHALL NOT BE CHANGED. IT IS NOT NECESSARY TO MARK THE NUMBERS ON THE WALLS OR OTHER PARTS OF THE ROOM.

Your Name.....

Your Address.....

Total number of people accommodated in the rooms registered on this form.....

	Size of room	Number of people in this room	Check the meals and services that you supply at the registered rate	How much do you charge each person in this room
Room No.....	____ft x ____ft	_____	<input type="checkbox"/> breakfast <input type="checkbox"/> dinner <input type="checkbox"/> supper <input type="checkbox"/> heated <input type="checkbox"/> furnished	\$_____ per person per week \$_____ per person per month
Room No.....	____ft x ____ft	_____	<input type="checkbox"/> breakfast <input type="checkbox"/> dinner <input type="checkbox"/> supper <input type="checkbox"/> heated <input type="checkbox"/> furnished	\$_____ per person per week \$_____ per person per month
Room No.....	____ft x ____ft	_____	<input type="checkbox"/> breakfast <input type="checkbox"/> dinner <input type="checkbox"/> supper <input type="checkbox"/> heated <input type="checkbox"/> furnished	\$_____ per person per week \$_____ per person per month
Room No.....	____ft x ____ft	_____	<input type="checkbox"/> breakfast <input type="checkbox"/> dinner <input type="checkbox"/> supper <input type="checkbox"/> heated <input type="checkbox"/> furnished	\$_____ per person per week \$_____ per person per month

Address of Rooms Registered on this Form
(Street and Number)
(City)

MAIL TWO COPIES OF THIS FORM TO THE BOARD OFFICE
BE SURE TO SIGN AND FULLY COMPLETE BOTH COPIES

	Size of room	Number of people in this room	Check the meals and services that you supply at the registered rate	How much do you charge each person in this room
Room No _____	_____ ft x _____ ft	_____	<input type="checkbox"/> breakfast <input type="checkbox"/> dinner <input type="checkbox"/> supper <input type="checkbox"/> heated <input type="checkbox"/> furnished	\$ _____ per person per week \$ _____ per person per month
	Size of room	Number of people in this room	Check the meals and services that you supply at the registered rate	How much do you charge each person in this room
Room No _____	_____ ft x _____ ft	_____	<input type="checkbox"/> breakfast <input type="checkbox"/> dinner <input type="checkbox"/> supper <input type="checkbox"/> heated <input type="checkbox"/> furnished	\$ _____ per person per week \$ _____ per person per month
	Size of room	Number of people in this room	Check the meals and services that you supply at the registered rate	How much do you charge each person in this room
Room No _____	_____ ft x _____ ft	_____	<input type="checkbox"/> breakfast <input type="checkbox"/> dinner <input type="checkbox"/> supper <input type="checkbox"/> heated <input type="checkbox"/> furnished	\$ _____ per person per week \$ _____ per person per month
	Size of room	Number of people in this room	Check the meals and services that you supply at the registered rate	How much do you charge each person in this room
Room No _____	_____ ft x _____ ft	_____	<input type="checkbox"/> breakfast <input type="checkbox"/> dinner <input type="checkbox"/> supper <input type="checkbox"/> heated <input type="checkbox"/> furnished	\$ _____ per person per week \$ _____ per person per month

I hereby certify that the above schedule is complete and accurate and that none of the rates shown hereon exceeds the rates which I was charging on October 11th, 1941, for the same room and services and for the same type of occupancy

.....
(Signature of Registrant)

I acknowledge receipt of one copy of this schedule.

.....
(Date)

.....
(Local Examiner)

MAIL TWO COPIES OF THIS FORM TO THE BOARD OFFICE
BE SURE TO SIGN AND FULLY COMPLETE BOTH COPIES

BEING SCHEDULE "B" ATTACHED TO AND FORMING PART OF
ADMINISTRATOR'S ORDER No. A-730

Form R.C. 35

THE WARTIME PRICES AND TRADE BOARD

RENTALS ADMINISTRATION

REGISTRATION OF HOUSEKEEPING ROOMS

NOTE.—If you rent one or more furnished or unfurnished rooms for housekeeping or for light housekeeping use this form. DO NOT REGISTER ON THIS FORM any rooms rented to boarders, roomers or paying guests—they are to be registered on FORM R.C. 34. You may need to use both this form and FORM R. C. 34 to properly register all your rooms. Consult your local board office or the advertisement appearing in your daily paper to learn what rooms need not be registered.

EACH ROOM WHICH IS LET MUST BE GIVEN A NUMBER. ONCE GIVEN THIS NUMBER MAY NOT BE CHANGED. IF ANY ROOM IS LET ALONG WITH ANOTHER ROOM, GIVE EACH ROOM A DIFFERENT NUMBER. IT IS NOT NECESSARY TO MARK THE NUMBERS ON THE WALLS OR OTHER PARTS OF THE ROOM.

Your Name.....

Your Address.....

Total number of rooms let or offered for letting.....

	Size of Room	Check the Services you Supply at the Registered Rate	What do you charge for the room
Room No.ft xft If this room is let as part of suite give the numbers and sizes of other rooms in suite ft xft	<input type="checkbox"/> heat <input type="checkbox"/> light <input type="checkbox"/> use of bathroom <input type="checkbox"/> furnished <input type="checkbox"/> hot water <input type="checkbox"/> privilege to cook meals in the room or in other part of the house <input type="checkbox"/> electricity, gas or other fuel for cooking <input type="checkbox"/> use of cooking stove <input type="checkbox"/> use of telephone	\$..... per week \$..... per month If this room is let as part of suite the charge for the suite is: \$..... per week \$..... per month
	Size of Room	Check the Services you Supply at the Registered Rate	What do you charge for the room
Room No.ft xft If this room is let as part of suite give the numbers and size of other rooms in suite ft xft	<input type="checkbox"/> heat <input type="checkbox"/> light <input type="checkbox"/> use of bathroom <input type="checkbox"/> furnished <input type="checkbox"/> hot water <input type="checkbox"/> privilege to cook meals in the room or in other part of the house <input type="checkbox"/> electricity, gas or other fuel for cooking <input type="checkbox"/> use of cooking stove <input type="checkbox"/> use of telephone	\$..... per week \$..... per month If this room is let as part of suite the charge for the suite is: \$..... per week \$..... per month
	Size of Room	Check the Services you Supply at the Registered Rate	What do you charge for the room
Room No.ft xft If this room is let as part of suite give the numbers and size of other rooms in suite ft xft	<input type="checkbox"/> heat <input type="checkbox"/> light <input type="checkbox"/> use of bathroom <input type="checkbox"/> furnished <input type="checkbox"/> hot water <input type="checkbox"/> privilege to cook meals in the room or in other part of the house <input type="checkbox"/> electricity, gas or other fuel for cooking <input type="checkbox"/> use of cooking stove <input type="checkbox"/> use of telephone	\$..... per week \$..... per month If this room is let as part of suite the charge for the suite is: \$..... per week \$..... per month
	Size of Room	Check the Services you Supply at the Registered Rate	What do you charge for the room
Room No.ft xft If this room is let as part of suite give the numbers and size of other rooms in suite ft xft	<input type="checkbox"/> heat <input type="checkbox"/> light <input type="checkbox"/> use of bathroom <input type="checkbox"/> furnished <input type="checkbox"/> hot water <input type="checkbox"/> privilege to cook meals in the room or in other part of the house <input type="checkbox"/> electricity, gas or other fuel for cooking <input type="checkbox"/> use of cooking stove <input type="checkbox"/> use of telephone	\$..... per week \$..... per month If this room is let as part of suite the charge for the suite is: \$..... per week \$..... per month

Address of Rooms Registered on this Form

(Street and Number)

(City)

MAIL TWO COPIES OF THIS FORM TO THE BOARD OFFICE
BE SURE TO SIGN AND FULLY COMPLETE BOTH COPIES

	Size of Room	Check the Services you Supply at the Registered Rate	What do you charge for the room
Room No ft x ft If this room is let as part of suite give the numbers and size of other rooms in suite ft x ft	<input type="checkbox"/> heat <input type="checkbox"/> light <input type="checkbox"/> use of bathroom <input type="checkbox"/> hot water <input type="checkbox"/> furnished <input type="checkbox"/> privilege to cook meals in the room or in other part of the house <input type="checkbox"/> electricity, gas or other fuel for cooking <input type="checkbox"/> use of cooking stove <input type="checkbox"/> use of telephone	\$.....per week \$.....per month If this room is let as part of suite the charge for the suite is: \$.....per week \$.....per month
	Size of Room	Check the Services you Supply at the Registered Rate	What do you charge for the room
Room No..... ft x ft If this room is let as part of suite give the numbers and size of other rooms in suite ft x ft	<input type="checkbox"/> heat <input type="checkbox"/> light <input type="checkbox"/> use of bathroom <input type="checkbox"/> hot water <input type="checkbox"/> furnished <input type="checkbox"/> privilege to cook meals in the room or in other part of the house <input type="checkbox"/> electricity, gas or other fuel for cooking <input type="checkbox"/> use of cooking stove <input type="checkbox"/> use of telephone	\$.....per week \$.....per month If this room is let as part of suite the charge for the suite is: \$.....per week \$.....per month
	Size of Room	Check the Services you Supply at the Registered Rate	What do you charge for the room
Room No..... ft x ft If this room is let as part of suite give the numbers and size of other rooms in suite ft x ft	<input type="checkbox"/> heat <input type="checkbox"/> light <input type="checkbox"/> use of bathroom <input type="checkbox"/> hot water <input type="checkbox"/> furnished <input type="checkbox"/> privilege to cook meals in the room or in other part of the house <input type="checkbox"/> electricity, gas or other fuel for cooking <input type="checkbox"/> use of cooking stove <input type="checkbox"/> use of telephone	\$.....per week \$.....per month If this room is let as part of suite the charge for the suite is: \$.....per week \$.....per month
	Size of Room	Check the Services you Supply at the Registered Rate	What do you charge for the room
Room No..... ft x ft If this room is let as part of suite give the numbers and size of other rooms in suite ft x ft	<input type="checkbox"/> heat <input type="checkbox"/> light <input type="checkbox"/> use of bathroom <input type="checkbox"/> hot water <input type="checkbox"/> furnished <input type="checkbox"/> privilege to cook meals in the room or in other part of the house <input type="checkbox"/> electricity, gas or other fuel for cooking <input type="checkbox"/> use of cooking stove <input type="checkbox"/> use of telephone	\$.....per week \$.....per month If this room is let as part of suite the charge for the suite is: \$.....per week \$.....per month

I hereby certify that the above schedule is complete and accurate, and that none of the rates shown thereon exceeds the rates which I was charging on October 11, 1941, for the same rooms and services.

.....
(Signature of Registrant)

I hereby acknowledge receipt of one copy of this schedule.

.....
(Date)

.....
(Local Examiner)

MAIL TWO COPIES OF THIS FORM TO THE BOARD OFFICE
BE SURE TO SIGN AND FULLY COMPLETE BOTH COPIES

BEING SCHEDULE "C" ATTACHED TO AND FORMING PART OF
ADMINISTRATOR'S ORDER No. A-730

Form R. C. 30A

WARTIME PRICES AND TRADE BOARD
RENTALS ADMINISTRATION

The number of this room is.....

The address of this room is.....

THE MAXIMUM RATES FOR THIS ROOM ARE:

Number of Occupants	RATES		Date and Proof of registration
	per person per week	per person per month	
.....			
.....			
.....			

The above rates include meals as checked below:

☐ breakfast ☐ dinner ☐ supper

The address of this accommodation is

If at any time this card does not show a registered PER PERSON rate based on the actual number of persons occupying the room, the registrant shall within four days after the change re-register the room and obtain a registered rate based on the new occupancy.

IT IS AN OFFENCE TO ALTER, DEFACE OR DESTROY
OR TO IMPROPERLY REMOVE THIS CARD

BEING SCHEDULE "D" ATTACHED TO AND FORMING PART OF
ADMINISTRATOR'S ORDER No. A-730

R. C. 30 B

WARTIME PRICES AND TRADE BOARD
RENTALS ADMINISTRATION

The number of this room is.....

The address of this room is.....

THE MAXIMUM RATES FOR THIS ROOM ARE:

per week \$.....

or per month \$.....

These rates include the services checked below:

- | | | |
|--|---|---|
| <input type="checkbox"/> heat | <input type="checkbox"/> hot water | <input type="checkbox"/> use of cooking stove |
| <input type="checkbox"/> use of bathroom | <input type="checkbox"/> furnished | <input type="checkbox"/> use of telephone |
| <input type="checkbox"/> light | <input type="checkbox"/> electricity, gas or other fuel for cooking | |
| <input type="checkbox"/> privilege to cook meals in the room or in other part of house | | |

Date of issue of this card.....

.....
Local Examiner

It is an offence to alter, deface or destroy or to improperly remove this card.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-734

Respecting Maximum Wholesale Prices for Cuts of Beef

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:

1. (1) Except as otherwise provided in Section 3 hereof, any word, designation or expression which for the purpose of Order No. 252 of the Board is by its provisions given a defined meaning or inclusiveness shall when used in this Order and in the Schedules hereto have the same meaning and inclusiveness.

(2) The zones numbered 1 to 15 mentioned in the Schedules hereto mean and correspond with the zones similarly numbered and described in Section 14 of said Order No. 252.

2. (1) On and after May 27, 1943, the maximum price at which a person in a zone mentioned in any of the Schedules hereto may sell or offer to sell at wholesale a cut of any quality of beef shall be the price for the same as set forth in the Schedule hereto in which it is mentioned for the zone in which the buyer's place of business is situate or, if it be situate in a part of Canada not included in a zone, for the zone in which the seller's place of business is situate.

(2) Except as provided in subsection (3) of this Section, the price referred to in subsection (1) preceding shall be the delivered price at the buyer's place of business or, if delivery is by railway, at the railway station nearest to the buyer's place of business; provided that if delivery is by railway express at the buyer's request, the seller may add to such price the difference between railway freight and express charges if the difference be shown as a separate item on the sellers' invoice for the beef.

(3) Where the sale is to a person whose place of business is situate in a part of Canada not included in a zone, the seller may add to the price referred to in subsection (1) of this Section the transportation cost from his shipping point to the buyer's receiving point, if the cost be shown as a separate item on the seller's invoice for the beef.

3. (1) For the purposes of this Section "beef" means beef frozen prior to March 25, 1943,

(a) of a quality defined in Section 11 of Order No. 194 of the Board; and

(b) from which the kidneys and those internal fats specified in Order No. 231 of the Board have not been removed.

(2) On and after May 27, 1943, the maximum prices prescribed by Section 2 shall apply to sales at wholesale of all cuts of any quality of beef as it is defined in subsection (1) of this Section except to sales of a short loin, long loin, steak piece, short hip and long hip of such beef, as the said excepted cuts are described in Section 13 of said Order No. 194.

(3) On and after May 27, 1943, the maximum price at which the said excepted cuts of short loin, long loin, steak piece, short hip and long hip may be sold at wholesale shall be the maximum selling price therefor as they are respectively fixed by Administrator's Order No. A-587 increased by one and one-quarter cents per pound.

4. This Order shall be effective on and after the 27th day of May, 1943.

Dated at Ottawa this 24th day of May, 1943.

K. W. TAYLOR,
Foods Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE "A" TO ADMINISTRATOR'S ORDER NO. A-734

MAXIMUM WHOLESALE PRICES FOR THE FOLLOWING QUALITIES OF BONE-IN BEEF CUTS SOLD ON AND AFTER MAY 27, 1943

(in cents per pound)

Zones	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15
DERIVED FROM HIND QUARTERS															
(A) <i>Special Quality</i> —															
Long Hip.....	26.25	25.75	26.00	25.50	25.50	25.00	26.00	25.50	25.00	24.25	24.25	24.25	25.50	25.25	25.75
Short Hip.....	25.00	24.50	24.75	24.25	24.25	23.75	24.75	24.25	23.75	23.00	23.00	23.00	24.25	24.00	24.50
Long Loin.....	32.75	32.25	32.50	32.00	31.50	31.50	32.50	32.00	31.50	30.75	30.75	30.75	32.00	31.75	32.25
Short Loin.....	35.75	35.25	35.50	35.00	34.50	34.50	35.50	35.00	34.50	33.75	33.75	33.75	35.00	34.75	35.25
Shell Loin.....	37.50	37.00	37.25	36.75	36.75	36.25	37.25	36.75	36.25	35.50	35.50	35.50	36.75	36.50	37.00
Steak Piece.....	29.75	29.25	29.50	29.00	29.00	28.50	29.50	29.00	28.50	27.75	27.75	27.75	29.00	28.75	29.25
(B) <i>Commercial</i> —															
Long Hip.....	24.50	24.00	24.25	23.75	23.75	23.25	24.25	23.75	23.25	22.50	22.50	22.50	23.75	23.50	24.00
Short Hip.....	23.25	22.75	23.00	22.50	22.50	22.00	23.00	22.50	22.00	21.25	21.25	21.25	22.50	22.25	22.75
Long Loin.....	31.25	30.75	31.00	30.50	30.50	30.00	31.00	30.50	30.00	29.25	29.25	29.25	30.50	30.25	30.75
Short Loin.....	34.25	33.75	34.00	33.50	33.50	33.00	34.00	33.50	33.00	32.25	32.25	32.25	33.50	33.25	33.75
Shell Loin.....	35.75	35.25	35.50	35.00	34.75	34.25	35.50	34.75	34.25	33.50	33.50	33.50	34.75	34.50	35.00
Steak Piece.....	28.25	27.75	28.00	27.50	27.50	27.00	28.00	27.50	27.00	26.25	26.25	26.25	27.50	27.25	27.75
(C) <i>Plain</i> —															
Long Hip.....	23.25	22.75	23.00	22.50	22.50	22.00	23.00	22.50	22.00	21.25	21.25	21.25	22.50	22.25	22.75
Short Hip.....	22.75	22.25	22.50	22.00	22.00	21.50	22.50	22.00	21.50	20.75	20.75	20.75	22.00	21.75	22.25
Long Loin.....	27.00	26.50	26.75	26.25	26.25	25.75	26.75	26.25	25.75	25.00	25.00	25.00	26.25	26.00	26.50
Short Loin.....	29.75	29.25	29.50	29.00	29.00	28.50	29.50	29.00	28.50	27.75	27.75	27.75	29.00	28.75	29.25
Steak Piece.....	24.25	23.75	24.00	23.50	23.50	23.00	24.00	23.50	23.00	22.25	22.25	22.25	23.50	23.25	23.75
(D) <i>Cutter</i> —															
Long Hip.....	22.25	21.75	22.00	21.50	21.50	21.00	22.00	21.50	21.00	20.25	20.25	20.25	21.50	21.25	21.75
Short Hip.....	22.00	21.50	21.75	21.25	21.25	20.75	21.75	21.25	20.75	20.00	20.00	20.00	21.25	21.00	21.50
Long Loin.....	24.00	23.50	23.75	23.25	23.25	22.75	23.75	23.25	22.75	22.00	22.00	22.00	23.25	23.00	23.50
(E) <i>Cow and Bull</i> —															
Long Hip.....	22.25	21.75	22.00	21.50	21.50	21.00	22.00	21.50	21.00	20.25	20.25	20.25	21.50	21.25	21.75
Short Hip.....	22.00	21.50	21.75	21.25	21.25	20.75	21.75	21.25	20.75	20.00	20.00	20.00	21.25	21.00	21.50
Long Loin.....	25.50	25.00	25.25	24.75	24.75	24.25	25.25	24.75	24.25	23.50	23.50	23.50	24.75	24.50	25.00
Short Loin.....	27.75	27.25	27.50	27.00	27.00	26.50	27.50	27.00	26.50	25.75	25.75	25.75	27.00	26.75	27.25
Shell Loin.....	27.75	27.25	27.50	27.00	27.00	26.25	27.50	27.00	26.25	25.50	25.50	25.50	27.00	26.75	27.25
Steak Piece.....	23.25	22.75	23.00	22.50	22.50	22.00	23.00	22.50	22.00	21.25	21.25	21.25	22.50	22.25	22.75

SCHEDULE "A" TO ADMINISTRATOR'S ORDER NO. A-734—Cont'd

MAXIMUM WHOLESALE PRICES FOR THE FOLLOWING QUALITIES OF BONE-IN BEEF CUTS SOLD ON AND AFTER MAY 27, 1943

(in cents per pound)

ZONES	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15
DERIVED FROM FORE QUARTERS															
(A) Special—															
Triangle.....	17.25	16.75	17.00	16.50	16.50	16.00	17.00	16.50	16.00	15.25	15.25	15.25	16.50	16.25	16.75
Rack.....	20.75	20.25	20.50	20.00	20.00	19.25	20.50	20.00	19.25	18.50	18.50	18.50	20.00	19.50	20.25
Rib.....	25.50	25.00	25.25	24.75	24.75	24.25	25.25	24.75	24.25	23.50	23.50	23.50	24.75	24.50	25.00
Square Cut Chuck.....	18.50	18.00	18.25	17.75	17.75	17.25	18.25	17.75	17.25	16.50	16.50	16.50	17.75	17.50	18.00
Cross Cut Chuck.....	17.75	17.25	17.50	17.00	17.00	16.50	17.50	17.00	16.50	15.75	15.75	15.75	17.00	16.75	17.25
(B) Commercial—															
Triangle.....	17.00	16.50	16.75	16.25	16.25	15.75	16.75	16.25	15.75	15.00	15.00	15.00	16.25	16.00	16.50
Rack.....	20.00	19.50	19.75	19.25	19.25	18.75	19.75	19.25	18.75	17.75	17.75	17.75	19.25	19.00	19.50
Rib.....	24.00	23.50	23.75	23.25	23.25	22.75	23.75	23.25	22.75	22.00	22.00	22.00	23.25	23.00	23.50
Square Cut Chuck.....	18.25	17.75	18.00	17.50	17.50	17.00	18.00	17.50	17.00	16.25	16.25	16.25	17.50	17.25	17.75
Cross Cut Chuck.....	17.25	16.75	17.00	16.50	16.50	16.00	17.00	16.50	16.00	15.25	15.25	15.25	16.50	16.25	16.75
(C) Plain—															
Triangle.....	16.25	15.75	16.00	15.50	15.50	15.00	16.00	15.50	15.00	14.25	14.25	14.25	15.50	15.25	15.75
Rack.....	19.00	18.50	18.75	18.25	18.25	17.75	18.75	18.25	17.75	17.00	17.00	17.00	18.25	18.00	18.50
Rib.....	22.00	21.50	21.75	21.25	21.25	20.75	21.75	21.25	20.75	20.00	20.00	20.00	21.25	21.00	21.50
Square Cut Chuck.....	17.75	17.25	17.50	17.00	17.00	16.50	17.50	17.00	16.50	15.75	15.75	15.75	17.00	16.75	17.25
Cross Cut Chuck.....	16.75	16.25	16.50	16.00	16.00	15.50	16.50	16.00	15.50	14.75	14.75	14.75	16.00	15.75	16.25
(D) Cutter—															
Rib.....	18.50	18.00	18.25	17.75	17.75	17.25	18.25	17.75	17.25	16.50	16.50	16.50	17.75	17.50	18.00
(E) Cow and Bull—															
Triangle.....	15.50	15.00	15.25	14.75	14.75	14.25	15.25	14.75	14.25	13.50	13.50	13.50	14.75	14.50	15.00
Rack.....	17.50	16.75	17.25	16.50	16.50	16.00	17.25	16.50	16.00	15.25	15.25	15.25	16.50	16.25	16.75
Rib.....	20.00	19.50	19.75	19.25	19.25	18.75	19.75	19.25	18.75	18.00	18.00	18.00	19.25	19.00	19.50
Square Cut Chuck.....	16.50	16.00	16.25	15.75	15.75	15.25	16.25	15.75	15.25	14.50	14.50	14.50	15.75	15.50	16.00
Cross Cut Chuck.....	15.75	15.25	15.50	15.00	15.00	14.50	15.50	15.00	14.50	13.75	13.75	13.75	15.00	14.75	15.25

SCHEDULE "B" TO ADMINISTRATOR'S ORDER NO. A-734

MAXIMUM WHOLESALE PRICES FOR THE FOLLOWING QUALITIES OF BONELESS BEEF CUTS SOLD ON AND AFTER MAY 27, 1943

(in cents per pound)

ZONES	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15
DERIVED FROM HIND QUARTERS															
(A) <i>Special Quality</i> —															
Short Hip.....	31.25	30.75	31.00	30.50	30.50	29.75	31.00	30.50	29.75	29.00	29.00	29.00	30.50	30.00	30.75
Strip Loin.....	42.75	42.25	42.50	42.00	42.00	41.25	42.50	42.00	41.25	40.25	40.25	40.25	42.00	41.50	42.25
Steak Piece.....	34.25	33.75	34.00	33.50	33.50	32.75	34.00	33.50	32.75	31.75	31.75	31.75	33.50	33.00	33.75
(B) <i>Commercial Quality</i> —															
Short Hip.....	29.25	28.50	28.75	28.25	28.25	27.50	28.75	28.25	27.50	26.75	26.75	26.75	28.25	28.00	28.50
Strip Loin.....	40.75	40.00	40.25	39.75	39.75	39.00	40.25	39.75	39.00	38.00	38.00	38.00	39.75	39.25	40.00
Steak Piece.....	32.00	31.50	31.75	31.00	31.00	30.25	31.75	31.00	30.25	29.50	29.50	29.50	31.00	30.75	31.50
(C) <i>Cow and Bull</i> —															
Short Hip.....	27.50	27.00	27.25	26.50	26.50	26.00	27.25	26.50	26.00	25.00	25.00	25.00	26.50	26.25	27.00
Strip Loin.....	31.50	31.00	31.25	30.50	30.50	30.00	31.25	30.50	30.00	29.00	29.00	29.00	30.50	30.25	31.00
Steak Piece.....	24.75	24.00	24.25	23.75	23.75	23.00	24.25	23.75	23.00	22.00	22.00	22.00	23.75	23.25	24.00
DERIVED FROM FORE QUARTERS															
(A) <i>Special Quality</i> —															
Rib.....	36.25	35.75	36.00	35.25	35.25	34.50	36.00	35.25	34.50	33.50	33.50	33.50	35.25	35.00	35.75
Square Cut Chuck.....	22.50	22.00	22.25	21.75	21.75	21.00	22.25	21.75	21.00	20.00	20.00	20.00	21.75	21.25	22.00
Shoulder Clod.....	23.50	23.00	23.25	22.75	22.75	22.00	23.25	22.75	22.00	21.00	21.00	21.00	22.75	22.25	23.00
(B) <i>Commercial Quality</i> —															
Rib.....	34.00	33.25	33.75	33.00	33.00	32.25	33.75	33.00	32.25	31.25	31.25	31.25	33.00	32.50	33.25
Square Cut Chuck.....	22.25	21.75	22.00	21.25	21.25	20.75	22.00	21.25	20.75	19.75	19.75	19.75	21.25	21.00	21.75
Shoulder Clod.....	23.00	22.50	22.75	22.25	22.25	21.50	22.75	22.25	21.50	20.75	20.75	20.75	22.25	22.00	22.50
(C) <i>Cow and Bull</i> —															
Rib.....	28.00	27.25	27.50	26.75	26.75	26.00	27.50	26.75	26.00	25.00	25.00	25.00	26.75	26.50	27.25

SCHEDULE "C" TO ADMINISTRATOR'S ORDER NO. A-734

MAXIMUM WHOLESALE PRICES FOR BONELESS BEEF CUTS DERIVED FROM BONER BEEF (EXCEPT AS OTHERWISE STATED IN ORDER) SOLD ON AND AFTER MAY 27, 1943.
(in cents per pound)

ZONES	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15
Ham Inside.....	24.75	24.25	24.00	23.50	24.00	23.75	24.00	23.50	23.00	22.25	21.75	21.50	22.75	22.50	23.00
Ham Outside.....	24.25	23.75	23.50	23.00	23.50	23.25	23.50	23.00	22.50	21.75	21.25	21.00	22.25	22.00	22.50
Knuckle.....	24.75	24.25	24.00	23.50	24.00	23.75	24.00	23.50	23.00	22.25	21.75	21.50	22.75	22.50	23.00
Regular Roll.....	25.75	25.25	25.00	24.50	25.00	24.75	25.00	24.50	24.00	23.25	22.75	22.50	23.75	23.50	24.00
Boneless Strip.....	24.75	24.25	24.00	23.50	24.00	23.75	24.00	23.50	23.00	22.25	21.75	21.50	22.75	22.50	23.00
Sirloin Butt.....	22.75	22.25	22.00	21.50	22.00	21.75	22.00	21.50	21.00	20.25	19.75	19.50	20.75	20.50	21.00
Shoulder Clod.....	22.50	22.00	21.75	21.25	21.75	21.50	21.75	21.25	20.75	20.00	19.50	19.25	20.50	20.25	20.75
Chuck.....	20.25	19.75	19.50	19.00	19.50	19.25	19.50	19.00	18.50	17.75	17.25	17.00	18.25	18.00	18.50
Trimnings.....	19.25	18.75	18.50	18.00	18.50	18.25	18.50	18.00	17.50	16.75	16.25	16.00	17.25	17.00	17.50
Minute Steaks.....	32.25	31.75	31.50	31.00	31.50	31.25	31.50	31.00	30.50	29.75	29.25	29.00	30.25	30.00	30.50
Hamburgcr.....	22.25	21.75	21.50	21.00	21.50	21.25	21.50	21.00	20.50	19.75	19.25	19.00	20.25	20.00	20.50
Bullmeat.....	20.25	19.75	19.50	19.00	19.50	19.25	19.50	19.00	18.50	17.75	17.25	17.00	18.25	18.00	18.50

SCHEDULE "D" TO ADMINISTRATOR'S ORDER NO. A-734
 MAXIMUM WHOLESALE PRICES FOR SUNDRY BEEF CUTS SOLD ON AND AFTER MAY 27, 1943
 (in cents per pound)

ZONES	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15
No. 1 Flank Bone-In (Special and Comm.).....	15.50	15.00	15.25	14.75	14.75	14.25	15.25	14.75	14.25	13.50	13.50	13.50	14.75	14.50	15.00
No. 2 Flank Bone-In (Other Qualities).....	14.50	14.00	14.25	13.75	13.75	13.25	14.25	13.75	13.25	12.50	12.50	12.50	13.75	13.50	14.00
No. 1 Flank Boneless (Special and Comm.).....	19.25	18.75	19.00	18.50	18.50	18.00	19.00	18.50	18.00	17.25	17.25	17.25	18.50	18.25	18.75
No. 2 Flank Boneless (Other Qualities).....	18.00	17.50	17.75	17.25	17.25	16.75	17.75	17.25	16.75	16.00	16.00	16.00	17.25	17.00	17.50
No. 1 Flank Steak (Special and Comm.).....	20.00	19.50	19.75	19.25	19.25	18.75	19.75	19.25	18.75	18.00	18.00	18.00	19.25	19.00	19.50
No. 2 Flank Steak (Other Qualities).....	19.00	18.50	18.75	18.25	18.25	17.75	18.75	18.25	17.75	17.00	17.00	17.00	18.25	18.00	18.50
No. 1 Tenderloin Weighing 5 lbs. and up.....	59.00	58.50	58.75	58.25	58.25	57.75	58.75	58.25	57.75	57.00	57.00	57.00	58.25	58.00	58.50
No. 2 Tenderloin Weighing 4-5 lbs.....	56.25	55.75	56.00	55.50	55.50	55.00	56.00	55.50	55.00	54.25	54.25	54.25	55.50	55.25	55.75
No. 3 Tenderloin Weighing less than 4 lbs.....	53.00	52.50	52.75	52.25	52.25	51.75	52.75	52.25	51.75	51.00	51.00	51.00	52.25	52.00	52.50
Shanks-Bone-In.....	12.00	11.50	11.75	11.25	11.25	10.75	11.75	11.25	10.75	10.00	10.00	10.00	11.25	11.00	11.50
Shanks-Boneless.....	19.50	19.00	19.25	18.75	18.75	18.25	19.25	18.75	18.25	17.50	17.50	17.50	18.75	18.50	19.00
No. 1 Brisket Point Bone-In (Spec. and Comm.).....	18.00	17.50	17.75	17.25	17.25	16.75	17.75	17.25	16.75	16.00	16.00	16.00	17.25	17.00	17.50
No. 2 Brisket Point Bone-In (Other Qual.).....	16.00	15.50	15.75	15.25	15.25	14.75	15.75	15.25	14.75	14.00	14.00	14.00	15.25	15.00	15.50
No. 1 Brisket Point Boneless (Spec. and Comm.).....	25.25	24.75	25.00	24.50	24.50	24.00	25.00	24.50	24.00	23.25	23.25	23.25	24.50	24.25	24.75
No. 2 Brisket Point Boneless (Other Qual.).....	22.00	21.50	21.75	21.25	21.25	20.75	21.75	21.25	20.75	20.00	20.00	20.00	21.25	21.00	21.50
Plates Bone-In.....	15.00	14.50	14.75	14.25	14.25	13.75	14.75	14.25	13.75	13.00	13.00	13.00	14.25	14.00	14.50
Plates Boneless.....	18.75	18.25	18.50	18.00	18.00	17.50	18.50	18.00	17.50	16.75	16.75	16.75	18.00	17.75	18.25

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-738

Respecting Counter Check Books

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board, as follows:

1. For the purposes of this Order,

- (a) "counter check book" means a duplicating book of the kind generally used to record counter sales in retail trade;
- (b) "weight" means the weight of 500 sheets 17 inches by 22 inches when bond paper is specified, and means the weight of 500 sheets 24 inches by 36 inches when any other grade of paper is specified.

2. (1) No person shall manufacture or assemble counter check books except in the types and according to the specifications set out in the Schedule hereto.

(2) Notwithstanding the provisions of sub-section (1) of this Section, counter check books may be manufactured to fill written orders for not less than 2,500 books specially printed of one size, style and opening:

- (a) in sizes torn out 3½ inches by 8 inches and 6 inches by 8 inches, end opening or end fold;
- (b) with blue carbon;
- (c) without restriction of copy for tally cards;
- (d) without restriction of ink for face printing;
- (e) with cover printed in one colour to the buyer's specifications;
- (f) with cover numbering;

provided that such books shall conform in all other respects to the specifications set out in the Schedule hereto.

(3) Notwithstanding the provisions of sub-section (1) of this Section, no person shall manufacture or assemble counter check books for which he has not received a firm order:

- (a) in any sizes other than 3½ inches by 6 inches and 4½ inches by 7 inches, in end opening or end fold;
- (b) in any constructions other than duplicate and triplicate for 50 sets per book;
- (c) with more than two perforations;
- (d) printed to purchaser's specifications;
- (e) except in one body, one box heading and one name and address heading;
- (f) with any numbering except 1 to 50.

3. Nothing in this Order shall be deemed to prohibit the manufacture or completion of counter check books from materials on hand at the effective date of this Order and reported to the Administrator of Packages and Converted Paper Products.

4. Nothing in this Order shall apply to

- (a) counter check books, 4 inches or more in width, open bottom, no folded section, carbon leaf construction, provided they are not book and page numbered;
- (b) counter check books used by Railway and Express Companies, open bottom, no folded section, carbon leaf construction, of any width provided they are not book and page numbered;
- (c) counter check books for export.

5. The limitations on sizes contained herein shall not apply to

- (a) books incorporating factory forms, carbonized, for internal factory use;
- (b) books for use with National Cash Registers.

6. The provisions of this Order shall be subject to such written exemptions as the Administrator may grant, upon application to him, in individual cases of undue hardship or other special circumstances.

7. This Order shall be effective on and after the 9th day of July, 1943.

Dated at Ottawa, this 24th day of May, 1943.

C. V. HODDER,
Administrator of Packages and Converted Paper Products.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE

to Administrator's Order No. A-738 Respecting Counter Check Books

Types:

Carbon Leaf (1 or more sheets of carbon used in the book);
Automatic (1 or more sheets in each set coated with carbon);

Separate Carbon attached (one or two sheets of carbonized tissue used in each set and attached to one or more parts in the set).

Sizes (in inches) and openings or folds:

—3½ x 6 torn out, end opening or end fold
—3½ x 7 torn out, end opening or end fold
—4½ x 6 torn out, end opening or end fold
—4½ x 7 torn out, end opening or end fold
—4½ x 8 torn out, end opening or end fold
—4½ x 7½ torn out, side opening or side fold, carbon leaf, duplicate only.

Sets per book, end opening or end fold:

	Duplicate	Triplicate	Quadruplicate
Carbon leaf	50	50	25
Automatic	50	50	25
Separate carbon attached	50	50	..

Sets per book, side opening or side fold

	Duplicate
Carbon leaf only	100

PAPER—

Carbon leaf books—

Regular newsprint, white, weight 32 lb.
Regular newsprint, pink, canary, and green, weight 32 lb. to 38 lb.
No. 7 bond, white, weight 16 lb.
No. 3 book, white, weight 40 lb. and under.
Parchment, weight 20 lb. and under for triplicate insert sheets.
Carbon paper.

Automatic books—

Newsprint, regular and hard-sized, white, pink, canary and green, weight 32 lb. to 38 lb.
No. 7 bond, white, weight 16 lb.
No. 3 book, white, weight 40 lb. and under.

Separate carbon attached books—

Regular newsprint, white, weight 32 lb.
Regular newsprint, pink, canary and green, weight 32 lb. to 38 lb.
No. 7 bond, white, weight, 16 lb.
Tissue, weight 15 lb. and under.

Carbonizing—Black only.

Carbon Paper—Black only.

Tally Cards—Loose, bound in books, or printed on cover, stock copy only.

Ink—Face printing only—numbering excluded.

	Duplicate	Triplicate	Quadruplicate
Original	Black	Black	Black
Duplicate	Red	Black or Red	Black or Red
Triplicate		Red	Black or Red
Quadruplicate			Black or Red

Exception—open bottom books, using white and coloured paper in sets, may be all black printing.

Printing on Back—Red only on original.

Black only on duplicate and triplicate.

Cover Printing—One colour only, no special printing to customer's order.

Cover Numbering—Prohibited.

Top Cover, Back Cover and Stop Card—not exceeding .025 caliper.

Reverse Binding—Prohibited.

Cloth Tipping.—Prohibited.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-739

Respecting Cashier Pads

Pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board as follows:

1. For the purposes of this Order "cashier pad" means a non-duplicating pad, containing numbered sheets, as used by cashiers, but does not include tinted restaurant pads.

2. No person shall manufacture or assemble a cashier pad except in accordance with the specifications contained in the Schedule hereto.

3. Nothing in Section 2 of this Order shall be deemed to prohibit

(a) the manufacture, assembly or completion within sixty days from the effective date of this Order of cashier pads ordered in writing prior to the effective date hereof;

(b) the manufacture, assembly and completion of cashier pads from materials on hand at the effective date of this Order and reported to the Administrator of Packages and Converted Paper Products.

4. The provisions of this Order shall be subject to such written exemptions as the Administrator of Packages and Converted Paper Products, upon application to him, may grant in individual cases of undue hardship or other special circumstances.

5. This Order shall be effective on and after the 9th day of July, 1943.

Dated at Ottawa this 24th day of May, 1943.

C. V. HODDER,
Administrator of Packages and Converted Paper Products.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE

TO ADMINISTRATOR'S ORDER No. A-739

Specifications for the Manufacture and Assembly of Cashier Pads

- (a) 100 single sheets or parts, bound together by gumming or stitching;
- (b) two sizes only:
 - (i) two-section pad, $2\frac{5}{8}$ " x $4\frac{1}{2}$ " overall, $2\frac{5}{8}$ " x 2" torn out;
 - (ii) three-section pad, $2\frac{5}{8}$ " x $6\frac{1}{2}$ " overall, $2\frac{5}{8}$ " x 2" torn out;
- (c) 32-lb. white newsprint, 24" x 36"—500 basis;
- (d) stock printing only, no printing to customer's order;
- (e) cover on back only, no cover on front or top;
- (f) printed in black ink only, other than numbering;
- (g) each section to be correspondingly numbered;
- (h) numbering 1-100 or 1-50 and repeat;
- (i) clerk letters, if used, A, B, C, D, E and F only;
- (j) no printing on back.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-740

Respecting Tinted Restaurant Pads

Pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board as follows:

1. For the purposes of this Order, "tinted restaurant pad" means a non-duplicating pad with consecutively numbered hair-lined or wash-tinted sheets as generally used by restaurants and soda fountains.

2. (1) No person shall manufacture or assemble tinted restaurant pads except in accordance with the specifications set out in Schedule "A" hereto.

(2) Notwithstanding the provisions of subsection (1) of this Section, tinted restaurant pads may be manufactured to fill written orders for not less than 2500 books of one kind in accordance with the specifications set out in Schedule "B" hereto.

(3) Notwithstanding the provisions of subsection (1) of this Section, no person shall manufacture or assemble tinted restaurant pads for which he has not received a firm order

- (a) except of the kinds referred to in Schedule "A" hereto as "A Stub" and "C";
- (b) having any printing on the back of the individual sheets other than the words "thank you."

3. No person shall manufacture or assemble tinted restaurant pads with cover or with backing board extending around stub.

4. No person shall, in the manufacture or assembly of tinted restaurant pads, number the pages of such pads otherwise than consecutively, from 1 up, provided that when waiter numbers or waiter letters are printed on such pages, the pages shall be numbered consecutively from 1 up for each such waiter number or letter, and provided further that when the number of pads manufactured to any one set of specifications is more than 1000, each thousand pads may be numbered separately.

5. Nothing in this Order shall be deemed to prohibit the manufacture or completion of tinted restaurant pads from materials on hand at the effective date of this Order and reported to the Administrator of Packages and Converted Paper Products.

6. The provisions of this Order shall be subject to such written exemptions as the said Administrator may grant, upon application to him, in individual cases of undue hardship or other special circumstances.

7. This Order shall be effective on and after the 9th day of July, 1943.

Dated at Ottawa this 24th day of May, 1943.

C. V. HODDER,

Administrator of Packages and Converted Paper Products.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

SCHEDULE "A"

To ADMINISTRATOR'S ORDER No. A-740

Kind	Size Including Stub	Position of Perforation	Position of Numbering
"A Stub"	3" x 6 $\frac{1}{4}$ " —	1 $\frac{1}{4}$ " to 1 $\frac{1}{2}$ " from top — —	Lower left on check and stub
"B Stub"	3 $\frac{5}{8}$ " x 7" —	1 $\frac{1}{2}$ " from top — —	Lower left on check and stub
"C"	3" x 3 $\frac{1}{8}$ " —	$\frac{5}{8}$ " from top — —	Upper right above tint on check only.

Paper

For "A Stub" and "C" 32/38 lbs. for 500 sheets 24" x 36" regular or hard sized white newsprint.

For "B Stub" 32/38 lbs. for 500 sheets 24" x 36" regular or hard sized white newsprint or —

16 lbs. for 500 sheets 17" x 22" No. 7 Bond white, for specially printed orders only.

Printing on Face, All Kinds

Safety tint in green only, covering complete surface except blank space for user's name and address. All other printing to be in black ink only, except numbering.

Printing on Back, All Kinds

Red ink only.

Number of Pages

100.

Binding

At top only, by gumming or stitching only.

Backing Board

Not over .025 caliper.

SCHEDULE "B"

To ADMINISTRATOR'S ORDER No. A-740

Kind	Size Including Stub
"B Stub"	3 $\frac{5}{8}$ " x 7"
<i>Paper</i>	
(a) White, pink, canary, green, 32/38 lb. for 500 sheets 24" x 36" regular or hard sized newsprint, or	
(b) White 16 lb. for 500 sheets 17" x 22" No. 7 Bond.	
<i>Printing on Face</i>	
Safety tint area unrestricted but printed in one colour only. All other printing to be in one colour only, excepting numbering.	
<i>Printing on Back</i>	
Red ink only.	
<i>Number of Pages</i>	
100.	
<i>Binding</i>	
At top only, by stitching or gumming only.	
<i>Backing Board</i>	
Not over .025 caliper.	

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-741

Respecting Asbestos Products

Pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board, as follows:—

1. Clause (a) of section 2 of Administrator's Order No. A-209 is hereby deleted and the following is substituted therefor:

“(a) asbestos mill board of a thickness, and the size of board set forth opposite the thickness, as follows:

<i>Thickness (in inches)</i>	<i>Size of board (in inches)</i>
$\frac{1}{8}$, $\frac{1}{4}$, $\frac{3}{8}$ or $\frac{1}{2}$	42 x 48
$\frac{3}{32}$	48 x 96.”

2. This Order shall be effective on and after the 28th day of May, 1943.

Dated at Ottawa, this 26th day of May, 1943.

LORNE BAIN,

Administrator of Asbestos and Asbestos Products

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-742

Respecting Maximum Rentals for Housing Accommodation in Certain Areas in the Province of Nova Scotia

Whereas for the purposes of the Board it is necessary to ascertain and record certain rentals presently in effect for housing accommodations situated in certain congested areas in the Province of Nova Scotia;

Now therefore, pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

1. For the purposes of this Order, unless the context otherwise requires, the definitions contained in Order No. 108 of the Board shall extend and apply to this Order.

2. Except as provided in Section 3, every landlord of housing accommodation for which there is a lease in effect on the effective date of this Order and which

(a) is situated in any area named in Schedule A hereto and for which there was no lease in effect on January 2, 1940, or at any time during the year 1939, or

(b) is situated in any area named in Schedule B hereto and for which there was no lease in effect on October 11, 1941, or at any time between January 1, 1940 and October 11, 1941,

shall, not later than June 15, 1943, complete and file at the Office of the Regional Rentals Officer, 77 Upper Water Street, Halifax, in the Province of Nova Scotia, a form provided by the Board, showing the rental payable under the lease now in effect and such further information as is required in such form.

3. The provisions of this Order shall not apply to housing accommodation

(a) to which the provisions of Administrator's Order No. A-421 apply, or

(b) for which the maximum rental has been fixed by a local Rentals Committee, a Rentals Administrator or the Administrator of Rental Appeals.

4. This Order shall be effective on and after June 1, 1943.

Dated at Ottawa, this 26th day of May, 1943.

OWEN LOBLEY,
A Rentals Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

Schedule A attached to and forming part of Administrator's Order No. A-742:—

HALIFAX, DARTMOUTH, WOODSIDE, ARMDALE, ROCKINGHAM STATION, DUTCH SETTLEMENT, FAIRVIEW STATION, FALKLAND, JOLLIMORE and MELVILLE.

Schedule B attached to and forming part of Administrator's Order No. A-742:—

IMPEROYAL, EASTERN PASSAGE, BEDFORD, PRINCE'S LODGE and SPRYFIELD.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-743

Respecting Certain Applications for Variation of Maximum Rentals for Commercial and Housing Accommodation in the City of Halifax, in the Province of Nova Scotia

Whereas it is deemed expedient to prescribe a more expeditious method in respect to the making of an application for the variation of a fixed maximum rental for commercial accommodation or housing accommodation situated in the City of Halifax, in the Province of Nova Scotia, in respect of increase in taxes;

Now therefore, pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

1. For the purposes of this Order, unless the context otherwise requires, the definitions contained in Order No. 108 shall extend and apply to this Order.

2. (1) Notwithstanding the provisions of Sections 6 and 7 of Order No. 108, an application may be made to the Regional Rentals Officer for the Province of Nova Scotia in accordance with the provisions of subsection 2 following for a variation of the fixed maximum rental for any commercial accommodation or housing accommodation, situated in the City of Halifax, in the Province of Nova Scotia, by reason of the circumstance that there has been a substantial increase, since the date on which the maximum rental was last fixed, in taxes in respect of the accommodation and payable by the landlord.

(2) A form of application provided by the Board shall be completed by the applicant and all information required by such form shall be given and shall be filed, together with the tax bill for the year in which the maximum rental was last fixed and the tax bill for the year in which the application is made, with the Regional Rentals Officer, 77 Upper Water Street, in the City of Halifax, Nova Scotia.

(3) The decision of the Regional Rentals Officer shall be in a form provided by the Board and, in the absence of an appeal under Section 11 of Order No. 108, the decision shall be conclusive.

3. For the purposes of this Order, the Regional Rentals Officer for the Province of Nova Scotia is hereby appointed a local Rentals Committee for the City of Halifax, in the said Province of Nova Scotia and shall have all of the powers of a local Rentals Committee as set forth in said Order No. 108.

4. This Order shall be effective on and after June 1, 1943.

Dated at Ottawa, this 26th day of May, 1943.

OWEN LOBLEY,
A Rentals Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-745

Respecting Deliveries of Ice

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

1. Section 4 of Administrator's Order No. A-491 is hereby revoked and the following is substituted therefor:

"4. (1) Except as provided by subsection (2) of this Section no distributor shall make a regular delivery to

(a) any commercial establishment or hotel more than once each week day; or

(b) any place of residence other than an hotel more than three times in each week, either on Monday, Wednesday and Friday, or on Tuesday, Thursday and Saturday.

(2) Notwithstanding the provisions of subsection (1) of this Section, and Section 6, any distributor may, during the period commencing May 31st, 1943 and ending October 2, 1943, both inclusive, make a regular delivery of ice to any place of residence, other than an hotel, up to six times in each week, provided that not more than one such regular delivery shall be made to any one place of residence in any one week day."

2. Section 6 of said Administrator's Order No. A-491 is hereby amended by deleting therefrom the words "Subject to the provisions of Section 7" and substituting therefor the words "Subject to the provisions of subsection (2) of Section 4, and Section 7".

3. This Order shall be effective on and after the 31st day of May, 1943.

Dated at Ottawa the 28th day of May, 1943.

M. W. McCUTCHEON,
Administrator of Services.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-747

Respecting Maximum Consumers' Prices for Pulpwood Cut from the Stump in the Province of Ontario Excepting the Districts of Kenora and Rainy River

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board, as follows:—

1. Interpretation

For the purpose of this Order,

(a) "District No. 1" means that section of the Province of Ontario enclosed by the following boundaries:

- (1) A line projected due north from a point on the shore of Georgian Bay to the town of Capreol in the district of Sudbury;
- (2) A line projected due east from the said town of Capreol to the Ottawa River;
- (3) The boundary of the province of Quebec;
- (4) The Canadian shores of the Great Lakes—St. Lawrence Waterways—to a point on the shore of Georgian Bay due South of the said town of Capreol;

"District No. 2" means and includes the districts of Algoma, Timiskaming and Cochrane, and those sections of the districts of Sudbury and Nipissing not included in District No. 1;

"District No. 3" means and includes all of the district of Thunder Bay;

- (b) "consumer" means any manufacturer of pulp and paper or other wood products purchasing pulpwood for use in Canada;
- (c) "cord" means an amount of pulpwood which, when properly stacked, occupies a space containing 128 cubic feet;
- (d) "jackpine pulpwood" and "poplar pulpwood" mean round and sound bolts of jackpine and poplar respectively;
- (e) "spruce pulpwood" means round and sound bolts of spruce or round and sound bolts of spruce mixed with round and sound bolts of balsam and/or fir.

2. *Balsam and Fir Content of Spruce Restricted*

No person shall sell or offer for sale to a consumer and no consumer shall purchase any spruce pulpwood with a balsam and/or fir content exceeding that established by custom in the local area of the Province of Ontario in which such pulpwood was cut from the stump.

3. *Maximum Consumers' Prices for Pulpwood*

(1) No person shall sell or offer for sale to a consumer and no consumer shall purchase any spruce, jackpine or poplar pulpwood cut from the stump in Districts Nos. 1, 2 and 3 of the Province of Ontario, at a price in excess of the price set out hereunder, which price shall include all brokers' and dealers' fees and other charges and shall also include all brokers' and dealers' fees and other charges and shall also include the cost of delivery at the consumer's mill unless the pulpwood is delivered by railroad, when the price shall be f.o.b. car at loading point, or by ship, when the price shall be f.a.s. vessel or delivered at an established piling ground in close proximity to dock or wharf at which the vessel will be loaded.

District	Kind of Pulpwood					
	Spruce		Jackpine		Poplar	
	Rough	Peeled	Rough	Peeled	Rough	Peeled
No. 1	\$9 00	\$12 00	\$8 00	\$11 00	\$6 15	\$8 50
No. 2	8 25	11 25	7 25	10 25	5 65	8 00
No. 3	8 25	11 25	7 25	10 25	5 65	8 00

(2) For pulpwood delivered by a seller by truck to a consumer's mill, the consumer may pay and the seller may accept, in addition to the price set out above in subsection (1), a delivery charge of \$1.00 per cord when rough and 75c. per cord when peeled.

4. *Previous Administrator's Orders Revoked*

Administrator's Order No. A-141 dated the 5th day of May, 1942, as amended by Administrator's Order No. A-339 dated the 14th day of August, 1942, is hereby revoked.

5. This Order shall be effective on and after the 1st day of June, 1943.

Dated at Ottawa, this 28th day of May, 1943.

A. H. WILLIAMSON,
Timber Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-748

Respecting Maximum Consumers' Prices for Pulpwood Cut from the Stump in the Province of Quebec

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board, as follows:—

1. Interpretation

For the purpose of this Order,

- (a) "district" means any of the districts numbered 5 to 27 of the 27 geographical regions in the Province of Quebec, designated on a map of the said province, revised in March, 1942, by Mr. Robert Bellefeuille, Directeur de Bureau de Meteorologie, which said map was approved and adopted by the Meteorological Branch of the Forest Services of the Government of the Province of Quebec;
- (b) "consumer" means any manufacturer of pulp and paper or other wood products purchasing pulpwood for use in Canada;
- (c) "cord" means an amount of pulpwood which, when properly stacked, occupies a space containing 128 cubic feet;
- (d) "jackpine pulpwood" and "poplar pulpwood" mean round and sound bolts of jackpine and poplar respectively;
- (e) "spruce pulpwood" means round and sound bolts of spruce or round and sound bolts of spruce mixed with round and sound bolts of balsam and/or fir.

2. Balsam and Fir Content of Spruce Pulpwood Restricted

No person shall sell or offer for sale to a consumer, and no consumer shall purchase any spruce pulpwood with a balsam and/or fir content exceeding that established by custom in the local area of the province of Quebec in which such pulpwood was cut from the stump.

3. Maximum Consumers' Prices for Pulpwood

(1) No person shall sell or offer for sale to a consumer and no consumer shall purchase any spruce, jackpine or poplar pulpwood cut from the stump in the Province of Quebec, at a price in excess of the price set out hereunder, which price shall include all brokers' and dealers' fees and other charges and shall also include the cost of delivery at the consumer's mill unless the pulpwood is delivered by railroad when the price shall be f.o.b. car at loading point or by ship when the price shall be f.a.s. vessel or delivered at an established piling ground in close proximity to dock or wharf at which the vessel will be loaded.

District	Kind of Pulpwood					
	Spruce		Jackpine		Poplar	
	Rough	Peeled	Rough	Peeled	Rough	Peeled
5 and 6	\$8 50	\$11 50	\$7 50	\$10 50	\$6 15	\$8 50
7 and 8	8 75	11 75	7 75	10 75	6 15	8 50
9, 10, 11, 12, 13, 16 and that part of District 17 which includes Champlain County	8 75	12 00	7 75	11 00	6 15	8 50
14 and 15	8 75	11 75	7 75	10 75	6 15	8 50
Bergeronnes to Portneuf Forestville and Eastward.	8 25	11 25	7 25	10 25	6 15	8 50
17 (South of St. Lawrence River) on C.N.R. west from Levis from and in- cluding Carrier Junction.	11 00	14 15	10 00	13 15	6 15	8 50
18, 23, 24 and 25	9 00	12 25	8 00	11 25	6 15	8 50
21 and 22	10 40	13 60	9 40	12 60	6 15	8 50
26 and 27	8 00	10 90	7 00	9 90	6 15	8 50

(2) For pulpwood delivered by a seller by truck to a consumer's mill the consumer may pay and the seller may accept, in addition to the price set out above in subsection (1) a delivery charge of \$1.00 per cord when rough and 75c. per cord when peeled.

4. *Previous Administrator's Order Revoked*

Administrator's Order No. A-138 dated the 2nd day of May, 1942, as amended by Administrator's Order A-337 dated the 14th day of August 1942, is hereby rescinded.

5. This Order shall be effective on and after the 1st day of June, 1943.

Dated at Ottawa, this 28th day of May, 1943.

A. H. WILLIAMSON,
Timber Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-750

Respecting Maximum Prices of Sheep and Lamb Casings

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:

1. For the purpose of this Order,

- (a) "bundle" means the unit in which casings are packed for sale;
- (b) "casings" mean the cleaned intestines of sheep or lambs which are varieties of the six kinds of casings hereunder named and defined and as such varieties are named, described and specified in the schedule hereto:
 - (i) "domestic casings", obtained from sheep or lambs produced in Canada,
 - (ii) "original lamb casings", imported from New Zealand or Australia,
 - (iii) "original sheep casings", imported from New Zealand or Australia,
 - (iv) "selected casings", obtained from original lamb casings or domestic casings,
 - (v) "semi-selected casings", obtained from original lamb casings, and
 - (vi) "unselected casings", obtained from original lamb casings or domestic casings;
- (c) the words and vernacular expressions "first cut", "second cut regular", "second cut, extra long yardage (full balance)", "third cut", "breaks", "sprinklers", "strand" and "tierces" mentioned in the schedule hereto shall, respectively, have meanings corresponding to those given or ascribed to them by or as they are used and understood for the purpose of the casings trade.

2. (1) The maximum price per bundle at which a person may sell or offer to sell casings of a kind and variety named and described in the schedule hereto and containing the minimum length therein specified shall be the price set forth opposite the same in the said schedule according to the quantity of bundles sold or offered for sale.

(2) The price fixed by subsection 1 of this Section shall be the delivered price at the buyer's place of business, or, if delivered by railway, to the railway station nearest to the buyer's place of business.

3. No person shall sell or offer to sell or buy or offer to buy any casings, except one or more bundles of the kinds of casings named in this Order and of the varieties named, described and specified in the schedule hereto.

4. (1) Every person selling casings shall furnish each buyer, concurrently with delivery of such casings, with an invoice showing the date of sale, the names and complete addresses of the seller and buyer, point of delivery, the price per bundle, the kind and variety of the casings and the quantity sold in tierces or bundles as the case may be.

(2) Every person to whom an invoice is furnished pursuant to subsection 1 of this section shall retain such invoice and every person who furnishes an invoice pursuant to said subsection 1 shall retain a copy of such invoice, at his place of business available for inspection by any representative of the Board at any time within a period of six months from the date of the transaction to which it relates.

5. This Order shall be effective on and after the 3rd day of June, 1943.

Dated at Ottawa this 27th day of May, 1943.

K. W. TAYLOR,
Foods Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER NO. A-750
MAXIMUM DELIVERED PRICES FOR LAMB AND SHEEP CASINGS OF THE KINDS, VARIETIES AND IN ACCORDANCE WITH SPECIFICATIONS SET FORTH BELOW

Kind	Variety	Number of strands	WIDTH OF STRANDS		MINIMUM LENGTH PER BUNDLE	PRICE PER BUNDLE IN QUANTITIES SET FORTH BELOW					
			At smaller end	At any point throughout		One or more tierces	100-200 Bundles	50-99 Bundles	25-49 Bundles	Less than 25 bundles	
(A)— Original Lamb	1. First Cut.....	7 to 10			Yards	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	
					115	1 80	2 05	2 15	2 20	2 25	
	2. Second Cut Regular	12 to 16			120	1 60	1 85	1 95	2 00	2 05	
	3. Second Cut Long Yardage.....	15			150	1 80	2 05	2 15	2 20	2 25	
	4. Second Cut Extra Long Yardage (Full balance)....	15			160	1 80	2 05	2 15	2 20	2 25	
	5. Breaks.....				100	1 30	1 55	1 65	1 70	1 75	
	6. Sprinklers.....				120	1 15	1 40	1 50	1 55	1 60	
(B)— Original Sheep	7. Third Cut.....				110	1 10	1 35	1 45	1 50	1 55	
	1. First Cut.....	6			100	1 90	2 15	2 25	2 30	2 35	
	2. Second Cut.....	10			100	1 45	1 70	1 80	1 85	1 90	
	3. Breaks.....				150	1 40	1 65	1 75	1 80	1 85	
	4. Third Cut.....				150	1 15	1 40	1 50	1 55	1 60	
	1. Extra Wide.....	6	24 m.m. and over.		100	1 95	2 20	2 30	2 35	2 40	
	2. Wide.....	7-9	21 m.m. and under 24 m.m.		115	2 05	2 30	2 40	2 45	2 50	
(C)— Semi-Selected	3. Medium.....	7-9	Under 21 m.m.		115	1 70	1 95	2 05	2 10	2 15	

(D)— Selected.....	1. 27 m.m. and up.....	27 m.m. and over.	100	2 35	2 60	2 70	2 75	2 80
	2. 25-27 m.m.....	25 m.m. and under 27 m.m.	100	2 15	2 40	2 50	2 55	2 60
	3. 23-25 m.m.....	23 m.m. and under 25 m.m.	100	2 00	2 25	2 35	2 40	2 45
	4. 21-23 m.m.....	21 m.m. and under 23 m.m.	100	1 90	2 15	2 25	2 30	2 35
	5. 19-21 m.m.....	19 m.m. and under 21 m.m.	100	1 40	1 65	1 75	1 80	1 85
	6. Under 19 m.m.....	Under 19 m.m..	100	1 35	1 60	1 70	1 75	1 80
(E)— Unselected.....	1. Shorts.....	100	0 70	0 95	1 05	1 10	1 15
	2. No. 2.....	100	0 70	0 95	1 05	1 10	1 15
(F)— Domestic.....	1. 19 m.m. and Up....	19 m.m. and over.	100	1 80	2 05	2 15	2 20	2 25
	2. Under 19 m.m.....	Under 19 m.m..	100	1 35	1 60	1 70	1 75	1 80

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-751

Respecting Pacific Coast Halibut

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

1. For the purposes of this Order,

- (a) "halibut" means fresh halibut caught in the waters adjacent to the Pacific Coast;
- (b) "processor" means a person in the province of British Columbia who buys or otherwise acquires halibut for resale, fresh or frozen, and includes an agent who buys or otherwise acquires halibut for or for sale to a processor.

2. Every processor shall forthwith set aside, process and freeze or cause to be processed and frozen not less than fifty per centum (50%) by weight of all halibut bought or otherwise acquired by him or on his behalf and shall not sell, offer to sell or dispose of the same in any manner except as frozen halibut.

3. The maximum price F.O.B. his freezing plant at which a processor may buy, offer to buy or otherwise acquire halibut, headed and dressed, to process and freeze or cause to be processed and frozen, shall be

- (a) 17 cents per pound for a halibut having a weight of not less than 10 pounds and not more than 60 pounds; and
- (b) 16 cents per pound for a halibut having a weight of less than 10 pounds or more than 60 pounds.

4. Every processor shall forthwith report each purchase or other acquisition of halibut made by him or on his behalf to the Administrator of Fish and Fish Products by forwarding the report to the Chief Supervisor of Fisheries at Vancouver and each report shall set forth the following information:

- (a) the weight (in pounds) of the halibut;
- (b) the actual price per pound paid for the same;
- (c) the name and address of the person from whom the same was bought or acquired and if from a fishing vessel, the name of the vessel; and
- (d) such other information as may from time to time be required by the said Administrator.

5. Unless otherwise directed by the said Administrator, a processor who processes and freezes or causes to be processed and frozen halibut as required by this Order may sell the same as frozen halibut in accordance with the provisions of Administrator's Order No. A-708.

6. This Order shall be effective on and after the 3rd day of June, 1943.

Dated at Ottawa, this 2nd day of June, 1943.

A. N. McLEAN,

Administrator of Fish and Fish Products.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

PART IV

Wartime Industries Control Board
(Munitions and Supply)

Department of Munitions and Supply

CONTROLLER OF CHEMICALS

Order No. C.C. 1-B

(Chlorine)

Dated May 6th, 1943

Pursuant to the authority conferred by Order in Council P.C. 4996, dated July 10, 1941, as amended, and by any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board, it is hereby ordered as follows:—

1. *Sub-sections (2) and (3) of Section 3 of Order C.C.1-A Amended*

Sub-sections (2) and (3) of Section 3 of Order No. C.C. 1-A of the Controller of Chemicals dated the 27th day of November, 1941, are hereby amended to read as follows:

- “(2) The brightness of the following pulps shall not exceed 74:
 (a) Bleached Sulphite;
 (b) Bleached Sulphate;
 (c) Waste paper when used for conversion into bleached papers;
 (3) The brightness of Soda Pulp shall not exceed 70.”

E. T. STERNE,
Controller of Chemicals.

APPROVED:

HENRY BORDEN,
Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

CONTROLLER OF CHEMICALS

Order No. C.C. 9-A

(Coal Tar)

Dated May 19, 1943.

Pursuant to the powers conferred by Order in Council P.C. 4996, dated July 10, 1941, as amended, and any other enabling Order in Council and Statute, and with the approval of the Chairman of the Wartime Industries Control Board, it is hereby ordered as follows:—

1. *Interpretation*

For the purposes of this Order, unless the context otherwise requires:

- (a) “Person” includes firm, corporation, company, any governmental body or department, and any aggregation of persons;
 (b) “Coal Tar” means coal tar produced by the destructive distillation of coal.

2. *Order No. C.C. 9 Rescinded*

Order No. C.C. 9 of the Controller of Chemicals, dated February 25, 1942, is hereby rescinded.

3. *Disposal and Use of Coal Tar*

(1) Except with a permit in writing from the Controller of Chemicals, no person shall:

(a) Dispose of any coal tar; or

(b) Use coal tar in quantities greater than 40 gallons monthly;

(2) No person shall use any coal tar for fuel or for the construction, maintenance or repair of public or private roads or highways, or airport runways.

4. *Order Not to Apply to Coal Tar Produced in British Columbia*

This Order shall not apply to coal tar produced in the Province of British Columbia.

5. *Effective Date*

This Order shall be effective on and after May 24, 1943.

E. T. STERNE,

Controller of Chemicals.

APPROVED:

HENRY BORDEN,

Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

CONTROLLER OF CHEMICALS

Order No. C.C. 15-A

(Quinine)

Dated May 19, 1943.

Pursuant to the authority conferred by Order in Council P.C. 4996, dated July 10, 1941, and by any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board, it is hereby ordered as follows:—

1. *Sections 2 and 3 of Order C.C. 15 Rescinded and Re-enacted*

Sections 2 and 3, of Order No. C.C. 15 of the Controller of Chemicals, dated October 1, 1942, are hereby rescinded and the following Sections are substituted therefor:

"2. *Quinine Compounds*

No person shall use Quinine in the making of Quinine Compounds except under a permit in writing from the Controller

3. *Sale and Delivery of Quinine and Quinidine Sulphate*

No person shall sell or deliver Quinine or Quinidine Sulphate except:

(a) Quinine to a consumer upon his certification in writing that it is for use as an anti-malarial agent; or

(b) Quinidine Sulphate to a consumer upon the certification of a physician that the quinidine sulphate is for use in the treatment of auricular flutter or auricular fibrillation.

(c) Under a permit in writing from the Controller."

2. *Effective Date*

This Order shall be effective on and after May 24, 1943.

E. T. STERNE,

Controller of Chemicals.

APPROVED:

HENRY BORDEN,

Chairman, Wartime Industries Control Board.

N.B.—Except in Special circumstances, permits will be issued by the Controller under Section 3 (c) for the following only:

(a) Quinine Sulphate to be used in the assay of thiamin chloride;

(b) Cinchonine to be used in the determination of tungsten.

DEPARTMENT OF MUNITIONS AND SUPPLY

CONTROLLER OF CHEMICALS

Order No. C.C. 21

(Ascorbic Acid)

Dated April 6, 1943.

Pursuant to the authority conferred by Order in Council P.C. 4996, dated July 10, 1941, as amended, and any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board, it is hereby ordered as follows:

1. *Interpretation*

For the purposes of this Order, unless the context otherwise requires:

"Ascorbic Acid" means Ascorbic or cevitamic acid (Vitamin C) and iso-ascorbic acid, not including compounded medicinal preparations containing these materials.

2. *Disposition and Use by Manufacturers and Importers*

No manufacturer or importer of Ascorbic Acid shall dispose of or use Ascorbic Acid except under a permit in writing issued by the Controller.

3. *Effective Date*

This Order shall be effective on and after the date hereof.

E. T. STERNE,

Controller of Chemicals.

APPROVED:

HENRY BORDEN,

Chairman—Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

CONTROLLER OF CHEMICALS

Order No. C.C. 22

(Citric Acid)

Dated MAY 11, 1943.

Pursuant to the authority conferred by Order in Council P.C. 4996, dated July 10, 1941, as amended, and any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board, it is hereby ordered as follows:

1. *Interpretation*

For the purposes of this Order, unless the context otherwise requires:

"Citric Acid" means hydroxy tricarballic Acid from whatever source derived in dry form only.

2. *Disposition by Importers*

No importer of Citric Acid shall dispose of any Citric Acid imported by him after the date of this Order except under and in accordance with written instructions issued by the Controller of Chemicals.

E. T. STERNE,

Controller of Chemicals.

APPROVED:

HENRY BORDEN,

Chairman—Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

CONTROLLER OF CHEMICALS

Order No. C.C. 23

(Thiamin Hydrochloride)

Dated MAY 11, 1943.

Pursuant to authority conferred by Order in Council P.C. 4996, dated July 10, 1941, as amended, and any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board, it is hereby ordered as follows:

1. *Interpretation*

For the purposes of this Order, unless the context otherwise requires:

"Thiamin Hydrochloride" means thiamin hydrochloride (also known as thiamin chloride, vitamin B, hydrochloride, vitamin B,) in crude or refined form, not including compounded medicinal preparations containing this chemical.

2. *Disposition and Use by Manufacturers and Importers*

No manufacturer or importer of thiamin hydrochloride shall dispose of or use thiamin hydrochloride except under a permit in writing issued by the Controller of Chemicals.

3. *Effective Date*

This Order shall be effective on and after the date hereof.

E. T. STERNE,

Controller of Chemicals.

APPROVED:

HENRY BORDEN,

Chairman—Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

CONTROLLER OF CHEMICALS

Order No. C.C. 24

(Phenol and Homologues of Phenol)

Dated MAY 19, 1943.

Pursuant to the authority conferred by Order in Council P.C. 4996, dated July 10, 1941, as amended, and any other enabling Order in Council, and with the approval of the Chairman of the Wartime Industries Control Board; it is hereby ordered as follows:

1. *Interpretation*

For the purposes of this Order, unless the context otherwise requires:

- (a) "Phenol" means tar acid in either pure or crude form, having a boiling point of approximately 182°C.
- (b) "Homologues of Phenol" means all or any of the tar acids other than Phenol derived from the distillation of coal tar, and, without limiting the generality of the foregoing, includes Cresol, (meta, para, and ortho, and/or mixtures of any of them), Cresylic Acid and Xylenol, and mixtures of any of them with Phenol.

2. *Disposal and Use of Phenol and Homologues of Phenol*

No person shall dispose of or use Phenol or Homologues of Phenol except under a permit in writing issued by the Controller.

3. *Effective Date*

This Order shall be effective on and after the date hereof.

E. T. STERNE,

Controller of Chemicals.

APPROVED:

HENRY BORDEN,

Chairman—Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

PRIORITIES OFFICER

OTTAWA

Order No. P.O. 4

(Program Classification System)

Dated May 19th, 1943

Pursuant to the powers vested in the Priorities Officer by Order in Council P.C. 1169 of February 20, 1941, as amended, and by any other enabling Order in Council or Statute, and with the approval of the Minister of Munitions and Supply and the Chairman of the Wartime Industries Control Board, the Priorities Officer deems it necessary, in order to provide for the munitions and supplies required for the Fighting Services of Canada, the needs of His Majesty, and the supply of things essential to the community, to establish a Program Classification System, and hereby orders as follows:

1. *Interpretation*

For the purposes of this Order unless the context otherwise requires:

- (a) "person" means any individual, partnership, association, business trust, corporation, governmental corporation or agency, or any organized group of persons;

- (b) "purchase order" means any purchase order, contract, release or shipping instruction, or that portion thereof which constitutes an instruction from a purchaser within Canada to a seller within Canada calling for delivery of any material;
- (c) "materials" means any raw material, semi-finished or finished products;
- (d) "construction materials" means any materials for physical incorporation into any new plant, building, power line, road, pier, or other structure, or the reconstruction, remodelling or conversion thereof, including permanent fittings and fixtures which are an integral part of the structure but not including capital equipment which relates only to a particular use of the structure;
- (e) "capital equipment" means (except as provided in paragraph (i) of this Section 1) any materials, excluding construction materials, acquired by the user as a capital asset and which will be subject to annual depreciation in the user's established method of bookkeeping;
- (f) "maintenance" means (except as provided in paragraph (i) of this Section 1) the minimum upkeep necessary to continue a plant, facility or equipment in sound working condition; *provided* that it shall not include the improvement of any plant, facility or equipment, by replacing material which is still usable, with material of a better kind, quality or design;
- (g) "repair" means, (except as provided in paragraph (i) of this Section 1) the restoration of a plant, facility or equipment to sound working condition when the same has been rendered unsafe or unfit for service by wear and tear, damage, failure of parts or the like; *provided* that it shall not include the improvement of any plant, facility or equipment, by replacing material which is still usable, with material of a better kind, quality or design;
- (h) "operating supplies" means, (except as provided in paragraph (i) of this Section 1) any materials which are normally carried by a person as operating supplies according to established accounting practice. The term shall include such items as hand tools, customarily purchased by the particular employer for sale to his employees for use only in his business, in those cases where they would constitute operating supplies under established accounting practice if issued to employees without charge;
- (i) The terms "maintenance", "repair" and "operating supplies" shall also include any materials not exceeding \$150.00 in laid-down cost for any one complete addition ordinarily acquired by the user as a capital asset and subject to annual depreciation in the user's established method of bookkeeping; *provided* that materials for any one complete addition aggregating more than \$150.00 in laid-down cost shall not be divided for the purpose of coming within this definition.

The term "one complete addition" includes a group of items customarily purchased together and all items which would normally be purchased as part of a single project or plan.

The terms "maintenance", "repair" and "operating supplies" shall not include any item specified in Schedule 2 to this Order, regardless of value, and shall not include construction materials as defined.

2. Program Classification System Established

On and after June 7, 1943, except as provided in Section 3 of this Order, every person placing a purchase order for materials shall indicate to the supplier on or with relation to, such purchase order either:

- (a) Sufficient information to enable the person receiving such purchase order to properly classify it under one or more of the Program Classification Code numbers listed in Schedule 1 to this Order,

or

- (b) The appropriate Program Classification Code number(s) listed in Schedule 1 to this Order.

(NOTE.—These alternative methods are provided to enable persons who are required by other control authorities to place similar descriptions in words on purchase orders to also fulfil the requirements of this Order without the necessity of showing any Program Classification Code number.)

3. *Exceptions as to Certain Purchases*

The provisions of Section 2 of this Order shall not require any person to place such information on the following types of purchase orders:

- (a) Purchases by or from retailers. Industrial and mill suppliers, warehouses and other businesses performing similar functions for industry shall not be deemed retailers for the purposes of this paragraph (a).
- (b) Purchases by or from persons engaged in furnishing services, as distinct from the sale of materials, such as (but not limited to) financial institutions, apartments and hotels, laundries and cleaners, but not including Public Utilities.
- (c) Purchases from (but not by) Public Utilities, including gas, water, sewerage, electricity, heat, transportation, communications.
- (d) Purchases of raw materials prior to processing or fabricating such as (but not limited to) raw cotton, raw wool, ores.
- (e) Purchases at auctions or on organized exchanges.
- (f) Purchases of real estate.
- (g) Purchases on a single purchase order or contract covering items sold at an aggregate price of twenty-five dollars or less.

4. *Permits*

The provisions of this Order shall be subject to any permit or Order issued by the Priorities Officer.

W. E. UREN,
Priorities Officer.

APPROVED:

C. D. HOWE,
Minister of Munitions and Supply.

HENRY BORDEN,
Chairman—Wartime Industries Control Board.

SCHEDULE 1 TO ORDER No. P.O. 4

Purpose and General Instructions of Program Classification System

Purpose

The main purpose of the Program Classification System is:

- (1) To furnish information required by the Priorities Officer and other control agencies in the allocation of materials;
- (2) To enable the Priorities Officer to present Canadian requirements for United States materials by SPECIFIC PROGRAMS to the various United States Claimant Agencies and War Production Board.

Determination of Classification

All materials to be incorporated into a program classified under this system automatically fall into the same classification. The code number indicates the program in which certain materials are to be used. It does not indicate the order of importance; it simply serves to identify products and materials with specified programs. It is essential that these classifications be strictly followed as material requirements for each of the twenty-four different classifications must be considered separately. Any persons placing purchase orders will determine the program classification with which such purchase orders are to be identified from the information or code number shown on his customers' purchase orders, or, where necessary, by his own knowledge of the use of his product or service.

It is recognized that in certain cases, it will be necessary to place more than a single code number or statement of program classification on a purchase order. For example, a manufacturer of nuts and bolts may be placing an order for steel which he will fabricate into nuts and bolts, and which will be sold to several different programs. In such a case, he may transmit a pattern of numbers based on the dollar volume of his sales for that product or products, using either the latest available month as the base period, or preferably a reasonable and careful estimate based on his unfilled orders of the programs to which his product or products will be sold or incorporated. For example: a manufacturer of nuts and bolts may show 30% PCS 1, 30% PCS 5, 10% PCS 10 and 30% PCS 22 on his order to the steel mill.

Percentage calculations should be carried to the nearest 5%, that is, instead of showing 87% and 13%—show 85% and 15%. If an order falls entirely within one program classification, show either the appropriate code number or a simple and clear statement which will readily identify the order with the specific program classification.

Inquiries

If a person is in doubt or is unable to determine how a purchase order should be classified he should communicate with the nearest Office of the Priorities Branch, Department of Munitions and Supply, located as follows:

<i>Location of Office</i>	<i>Address</i>	<i>Telephone Number</i>
Halifax	514 Bank of N.S. Bldg.	Bishop 7418
Montreal	1155 Bishop Street	Plateau 2556
Toronto	11 Jordan St., Osler Bldg.	Adelaide 6971
Hamilton	Terminal Bldg.	7-9195
Windsor	1009 Canada Bldg.	3-5217
Winnipeg	209 Power Bldg.	25-361 and 25-362
Edmonton	109th St. & Jasper Ave.	2-8659
Vancouver	1130 Marine Bldg.	Marine 4581
Ottawa	No. 3 Temporary Bldg.	2-8211, Local 7350.

CODE NUMBER OF PROGRAM CLASSIFICATION SYSTEM

Code

No. *Program*

PCS 1. *Aircraft*

This classification covers materials, including sub-assemblies, which are physically incorporated into all types of aircraft for the Armed Services, either during the original manufacturing processes or during subsequent repair, overhaul and upkeep operations. It does NOT include commercial or private aircraft, or Armament and Ammunition.

PCS 2. *Cargo Vessels*

This classification covers materials, including sub-assemblies, which are physically incorporated into ocean-going cargo vessels, either during the original manufacturing processes or during subsequent repair, overhaul and upkeep operations. It does NOT include Armament and Ammunition.

PCS 3. *Naval Vessels*

This classification covers materials, including sub-assemblies, which are physically incorporated into all types of naval vessels, either during the original manufacturing processes or during subsequent repair, overhaul and upkeep operations. It does NOT include Armament and Ammunition.

PCS 4. *Tanks and Army Combat Vehicles*

This classification covers materials, including sub-assemblies, which are physically incorporated into tanks and army combat vehicles (including universal carriers, scout cars, reconnaissance cars) either during the original manufacturing processes or during subsequent repair, overhaul and upkeep operations. It does NOT include Armament and Ammunition.

PCS 5. Mechanized Transport Vehicles

This classification covers materials, including sub-assemblies, which are physically incorporated into mechanized transport vehicles, either during the original manufacturing processes or during subsequent repair, overhaul and upkeep operations. It does NOT include Armament and Ammunition.

PCS 6. Ammunition

This classification covers materials, including component parts, which are physically incorporated into shells, bombs, small arms ammunition, ammunition boxes. It does NOT include ammunition for civilian use.

PCS 7. Armament and Weapons

This classification covers materials, including sub-assemblies, which are physically incorporated into weapons of all types, including complete mounts and related equipment such as fire control instruments, anti-aircraft search-lights.

PCS 8. Army and Air Force Equipment and Supplies

This classification covers materials, including sub-assemblies which are physically incorporated into any equipment or supplies for the use of the Army or Air Force not specifically covered in code numbers PCS 1 through PCS 7 above, and also covers industrial machinery and equipment for use by the Army or Air Force. It does NOT include supplies for the maintenance, repair and operation of Army and Air Force facilities, including camps, posts, bases, stations, air fields and depots; these are specifically covered under code number PCS 21.

PCS 9. Navy Equipment and Supplies

This classification covers materials, including sub-assemblies, which are physically incorporated into any equipment or supplies for the use of the Navy not specifically covered in code numbers PCS 1 through PCS 7 above, and also covers industrial machinery and equipment for use by the Navy. It does NOT include supplies for the maintenance, repair and operation of Navy facilities, including camps, posts, bases, stations and depots; these are specifically covered under code number PCS 21.

PCS 10. Construction for the Armed Services

This classification covers materials for construction of facilities to be used by the Armed Services, such as Air Fields, Bases, Camps, Depots, Forts, Military Roads, Navy Yards.

PCS 11. Construction of New Manufacturing Plants

This classification covers materials for the construction of new manufacturing plants necessary to complete Dominion Government War Contracts.

PCS 12. Construction—Housing

This classification covers all construction materials required to complete contracts placed by Wartime Housing Limited, or to complete any single housing project involving the construction of 100 or more units which has been approved by the Controller of Construction.

PCS 13. Construction—All Other

This classification covers all materials for construction not specifically covered in Code Nos. PCS 10 through PCS 12. It excludes construction for Public Utilities and the Petroleum Industry (which are specifically covered under Code Nos. PCS 16 and PCS 17 respectively).

PCS 14. Transportation—Railroads

This classification covers capital equipment including rolling stock, locomotives and allied equipment, and maintenance, repair, and operating supplies for steam railways.

PCS 15. Transportation—All Other

This classification covers capital equipment and maintenance, repair and operating supplies for all other public transportation facilities, including street cars, buses, motor, commercial air and inland waterway transport.

PCS 16. *Power, Light and Heat, Communications and Other Utilities*

This classification covers capital equipment, construction and maintenance, repair and operating supplies for Public Utilities except transportation.

PCS 17. *Petroleum*

This classification covers capital equipment, construction and maintenance, repair and operating supplies for the Petroleum Industry. Storage facilities, drums, etc. are also included.

PCS 18. *Industrial Machinery and Equipment*

This classification covers industrial machinery and equipment for all programs, and any materials physically incorporated into such machinery and equipment, except such items as may be used as follows:

- (a) for incorporation into military end products. (Codes PCS 1 through PCS 7)
- (b) for use by the Armed Services. (Codes PCS 8 and PCS 9)
- (c) for use by the Transportation Industry. (Codes PCS 14 and PCS 15)
- (d) for use by Public Utilities. (Code PCS 16)
- (e) for use by the Petroleum Industry. (Code PCS 17)
- (f) Food Processing Machinery and Equipment. (Code PCS 20)
- (g) For use by persons engaged in mining non-strategic metals and minerals (Code PCS 24).

Replacement parts for industrial machinery and equipment used for the purposes specified in (a), (b), (c), (d), and (e), and (g) above are classified under the respective code numbers indicated for such items. Replacement parts for all other industrial machinery and equipment are classified under Code Nos. PCS 21, PCS 22, or PCS 23 as applicable.

PCS 19. *Agriculture*

This classification covers materials including sub-assemblies which are physically incorporated into agricultural machinery and equipment, either during the original manufacturing processes or during subsequent repair, overhaul and upkeep operations.

PCS 20. *Food Processing Machinery and Equipment*

This classification covers materials, including sub-assemblies, which are physically incorporated into food processing machinery and equipment and includes food packing containers. Replacement parts for such equipment are not included, but are classified under Code No. PCS 21.

PCS 21. *Maintenance, Repair and Operating Supplies—Schedule 3*

This classification covers materials for maintenance or repair of any plant, facility or equipment producing any product or engaged in any industry, service or activity listed in Schedule 3 to this Order, or for necessary operating supplies for such production, industry, service or activity.

PCS 22. *Maintenance, Repair and Operating Supplies—Schedule 4*

This classification covers materials for maintenance or repair of any plant, facility or equipment producing any product or engaged in any industry, service or activity listed in Schedule 4 to this Order, or for necessary operating supplies for such production, industry, service or activity.

PCS 23. *Maintenance, Repair and Operating Supplies—All Other*

This classification covers maintenance, repair and operating supplies required by any person, not specifically covered under another code number of this Program Classification System.

(NOTE.—*Maintenance, Repair and Operating Supplies*

- (a) If a single plant or operating unit is engaged in several activities which are classified under two or more of Code Nos. PCS 21, PCS 22 or PCS 23, and it is impracticable to apportion requirements for maintenance, repair and operating supplies between such activities, the principal activity alone shall be considered for purposes of determining which code number may be applied under this Order.

- b) Maintenance, repair and operating supplies required for use by a manufacturing or construction contractor are NOT to be included in the same Program Classification as the manufactured product or the construction project, but are to be shown in Code Nos. PCS 21, PCS 22 or PCS 23 as applicable.)

PCS 24. *Civilian Equipment, Supplies and All Others*

This classification covers all materials which are physically incorporated into products for non-military use not otherwise classified above, and also includes capital equipment and maintenance, repair and operating supplies for persons engaged in the mining of non-strategic metals or minerals.

(NOTE.—Shipping Containers

Fabricated containers required for packaging or shipping a manufactured product are to be included in the same Program Classification as the manufactured product itself.

Capital Equipment

Capital Equipment required for use by a manufacturer or construction contractor is NOT to be included in the same Program Classification as the manufactured product or the construction project but is to be shown in Code Nos. PCS 18 or PCS 20 as applicable.)

SCHEDULE 2 TO ORDER NO. P.O. 4

Items excluded from "Maintenance", "Repair", and "Operating Supplies" as defined in paragraphs (f), (g), (h) and (i) of Section 1 of Order No. P.O. 4, regardless of whether they would otherwise come within such definitions.

Excluded Items

- (1) Fabricated containers (in knock-down or set-up form, whether assembled or unassembled), required for packaging products to be shipped or delivered, excluding spools and reels.
- (2) Printed matter including items such as letterheads, envelopes, forms and printed and ruled stationery.
- (3) Moulded pulp products and paper, paperboard and products manufactured therefrom, excluding carbon paper, tracing paper, reproduction paper, sensitized paper, engineering graph paper and chemically treated paper for engineering use.
- (4) Fuel and electric power.
- (5) Office machinery, office equipment, new floor finishing machinery, floor maintenance machinery, industrial vacuum cleaning machinery, boilers, laboratory equipment, laundry and dry cleaning equipment, etc.
- (6) Clothing, shoes or other wearing apparel, if made of leather or textiles, except that the following types may be purchased as operating supplies when specially designed and used to furnish protection against specific occupational hazards (other than weather):
 - (a) Asbestos clothing.
 - (b) Safety clothing impregnated or coated for the purpose of making the same resistant against fire, acids, other chemicals or abrasives.
 - (c) Safety industrial rubber gloves and hoods and linemen's rubber gloves and sleeves.
 - (d) Gauntlet type welders' leather gloves and mittens, and electricians' leather protector or cover gloves.
 - (e) Other safety leather gloves or mittens, but only if steel stitched or steel reinforced.
 - (f) Safety industrial leather clothing other than shoes, gloves or mittens.
 - (g) Metal mesh gloves, aprons and sleeves.
 - (h) Plastic and fibre safety helmets.
- (7) Automotive replacement parts.

- (8) Automotive maintenance equipment.
- (9) Cellophane and similar transparent materials derived from cellulose having a gauge of less than .003" and cellulose caps and bands of any gauge.
- (10) Medical, surgical and dental instruments.
- (11) The following medical, surgical or dental equipment or supplies (exclusive of parts for maintenance or repair) except for use on shipboard:
 - (a) Anaesthesia and oxygen equipment and accessories.
 - (b) Atomizers.
 - (c) Clinical thermometers.
 - (d) Crutches.
 - (e) Dental consumable supplies.
 - (f) Dental equipment and appliances.
 - (g) Diagnostic instruments and apparatus.
 - (h) Electric light bulbs for diagnostic instruments.
 - (i) Hearing aids.
 - (j) Hospital and medical rubber drug sundries.
 - (k) Hospital enamelware and stainless steel ware.
 - (l) Hypodermic needles and syringes.
 - (m) Medicinal preparations, including vitamins.
 - (n) Operating and examining room furniture.
 - (o) Operating and examining room lights.
 - (p) Ophthalmic goods.
 - (q) Orthopedic appliances including splints, belts and trusses.
 - (r) Physical therapy apparatus.
 - (s) Sterilizers.
 - (t) Surgical dressings.
 - (u) Suture needles.
 - (v) Sutures.
 - (w) X-ray equipment and supplies.
- (12) Fire protective equipment, except for use on shipboard.
- (13) Signal or alarm equipment.
- (14) Any device, equipment, instrument or other material designed or adapted for use in connection with (i) air raid warnings or detection of the presence of enemy aircraft; (ii) blackouts or dimouts; or (iii) the protection of civilians either individually or collectively against enemy attack.
- (15) Anti-freeze.

SCHEDULE 3 TO ORDER NO. P.O. 4

CODE NO. PCS 21

(1) *Manufacture of the following products:*

Unfabricated and semi-fabricated metal products:

Ferro-alloys.

Iron products including pig iron, pipe, wire, wrought iron and foundry products.

Non-ferrous metal and non-ferrous metal alloy unfabricated and semi-fabricated products, including castings, ingots, shot, bar, forgings, sheet, strip, tubing, extrusions and wire.

Steel rolling mill and foundry products including semi-finished steel, bars, pipe, plates, sheets, strip, castings, forgings, structural shapes, piling, tin plate,terne plate, black plate, tubing, rails, track accessories, wheels, tires, axles, wire and wire products.

Intermediate products:

Bearings, ball and roller.

Bolts, nuts, rivets, washers, screws and pins.

Bushings, journal bearings and sleeve bearings.

Crankshafts.

Cylinders, hydraulic actuating.

Fittings, pipe.

Gaskets, packings and grease retainers.
 Nails, brads, staples and tacks.
 Pipe, fabricated.
 Plate, fabricated (steel).
 Railroad frogs, switches and crossings.
 Screw machine products.
 Springs.
 Structural steel (fabricated).
 Tanks, metal.
 Tubing and hose, flexible (metallic).
 Valves.

Chemical products:

Chemicals and allied products for industrial and military use (excluding automobile body polish and top dressing; candles; cleaning and polishing preparations for metal, leather, floors and furniture; household dyes; ink and ink eradicators, except printing ink; incense; toiletries and cosmetics, perfumes, powders and creams, manicure preparations, hair dressings and dyes, shampoos and tonics; dentifrices and depilatories).

Colours and pigments.

Drugs, medicinals, pharmaceuticals and biologicals.

Paints, varnishes and lacquers.

General industrial equipment:

Boilers, 100 lbs. pressure and over.
 Condensers: steam, surface, jet and barometric.
 Control valves and regulators, industrial type.
 Conveyers and conveyer systems.
 Cranes, hoists, winches and derricks.
 Fans, blowers and exhausters, excluding propeller type and commercial ventilating fans.
 Furnaces and ovens, industrial.
 Heat exchangers.
 Instruments, industrial types.
 Lubricating equipment, industrial.
 Machine tools and metal working machinery, equipment, attachments and accessories; including bending, die casting, die moulding, extruding, forging machines; foundry machinery equipment and supplies; heat treating equipment; hydraulic and mechanical presses; rolling mills and allied equipment; shears, punches and nibblers; welding equipment and apparatus; wire drawing and wire-working machinery; diamond dies; metal cutting tools; and welding rods and electrodes.
 Meters.
 Power transmission equipment, mechanical and hydraulic.
 Pulverizers, coal.
 Pumps, industrial.
 Pumps, measuring and dispensing.
 Pressure vessels; excluding direct fired vessels, domestic water supply vessels, air cushion vessels, storage or transportation vessels below thirty pounds per square inch pressure, surface type heat exchanges, and pressure cookers.
 Compressors and dry vacuum pumps.
 Safety equipment, industrial; including masks, inhalators, machine guards, industrial goggles, helmets, protective clothing and footwear.
 Speed changers.
 Stokers, industrial.
 Trucks and tractors, industrial.
 Tube cleaners and expanders.
 Turbo-blowers and turbo-exhausters.

Special industry machinery:

Animal and fish oil machinery and equipment.
 Ceramics manufacturing machinery.
 Chemicals producing machinery, including bleaching machinery for fats and oils, chlorine cells, colloid mills, degreasing machinery and electrolytic cells.

Drilling equipment, oil field, including rigs and accessories.
 Drilling machinery, water well.
 Drug and pharmaceutical machinery.
 Dry kilns and redriers, wood.
 Fertilizer machinery and equipment.
 Food dehydration machinery.
 Gas generating, conditioning and gas producing equipment and apparatus.
 Glass container making machinery.
 Glass making machinery.
 Logging and sawmill machinery and equipment.
 Mining machinery and equipment.
 Ore milling machinery and equipment.
 Paint and varnish making machinery.
 Petroleum refinery machinery and equipment.
 Plastics moulding machinery.
 Rubber working and tire making, retreading, recapping and repairing machinery.
 Smelting and refining equipment.
 Stone products manufacturing machinery.
 Vegetable oil machinery and equipment.
 Woodworking machinery, manufacturing and fabricating.

Construction machinery and equipment:

Drilling and boring equipment, earth and rock, including core drills, rock drills, churn drills, earth borers and horizontal augers.
 Power cranes and shovels, draglines, buckets, stiff-leg derricks, and dredges.
 Scrapers, maintainers and graders.
 Tractors, track-laying and wheel types.
 Tractors, mounted construction equipment, including angle-dozers, bull-dozers, and power control units.
 Winches and hoists, contractors elevating.

Military type products:

Aircraft, including airframes, engines, propellers, instruments, components, maintenance, and concurrent spares, and air borne equipment.
 Ammunition.
 Ammunition boxes and chests.
 Ammunition and explosive loading machinery and equipment.
 Artillery, including railway and seacoast.
 Barrage balloon equipment.
 Bombs, depth charges, mines and torpedoes.
 Combat tanks and parts, including engines.
 Communication equipment, military.
 Explosives.
 Fire control and other combat instruments.
 Landing mats, airplane.
 Machine guns, ground and hand arm.
 Motor cycles, side cars and parts, including power cycles.
 Motor vehicles, military, including armoured cars, scout cars, half-tracks and other military motor vehicles, including bodies, engines, parts and accessories.
 Naval armament and weapons.
 Navigation instruments.
 Pyrotechnics, including flares and signals.
 Radio and radar equipment and components.
 Safety equipment, military, including masks, inhalators, rescue breathing apparatus, goggles, helmets, protective clothing and footwear, and decontamination apparatus.
 Searchlights, anti-aircraft.
 Ships, vessels, and other watercraft, including elevators, turbines, engines, equipment and parts.
 Tanks and anti-tank armament and weapons.
 Weapons, anti-aircraft.
 Weapons, not elsewhere listed.

Electrical products:

Anodizing equipment.
 Batteries, storage.
 Capacitors.
 Carbon brushes.
 Cut-outs and fuse links, electric (heavy duty).
 Electrical apparatus for internal combustion engines.
 Electroplating equipment.
 Fuses.
 Infra-red heating and drying equipment.
 Magnets, electrical lifting.
 Motor controls and control equipment.
 Motors, generators and motor generator sets.
 Physio-therapy apparatus.
 Pole-line hardware and insulators.
 Rectifiers, mercury arc.
 Regulators.
 Searchlights, floodlights, spotlights and parts.
 Sparkplugs.
 Switchgear, panel and distribution boards.
 Synchronous converters and frequency changers.
 Transformers.
 Tubes, electronic and rectifier.
 Wire and cable, insulated.
 Wiring devices and conduits (electric).
 X-ray apparatus and tubes.

Engines, turbines and generator sets:

Engines, internal combustion, and accessories.
 Engines, steam.
 Generator sets.
 Turbines.

Communication equipment:

Alarm and signal systems, protective.
 Radio equipment and components.
 Telegraph and telephone equipment.
 Other communication equipment.

Transportation equipment:

Bicycles and parts.
 Brakes actuating mechanisms, air.
 Hardware; marine, vehicle and railroad (transportation equipment).
 Locomotives, parts and accessories (railroad).
 Motor vehicles, bodies, engines, parts and accessories, non-military—including buses, motorized fire apparatus and automobile trailers for attachment to passenger cars.
 Railroad cars, parts and accessories.
 Railroad and transit maintenance-of-way equipment.
 Railroad and transit signal equipment.
 Railroad and transit track equipment.
 Street and rapid transit cars, parts and accessories.

Building materials:

Asbestos building materials.

Miscellaneous products:

Abrasive products.
 Agricultural machinery, implements and equipment, excluding farm and garden hand tools.
 Blast detonating equipment.
 Blue printing developing and drying machines.
 Buoys.
 Carbon products, industrial.
 Chains.
 Coke and coke oven by-products.

Containers; fibre drums, gas cylinders and tin containers, and nailed wooden boxes and crates only.

Cooking stoves and ranges, domestic, including laundry stoves, hot plates, and portable ovens.

Cooking equipment, commercial (except electric).

Fire extinguishers, carbon dioxide.

Floor coverings, linoleum and felt base.

Glass products: fibrous glass products for military, industrial and structural use, and technical glass for military and industrial use.

Heating equipment.

Ice.

Instruments and apparatus, analytical and industrial testing.

Instruments, apparatus, equipment, supplies and appliances (dental).

Instruments and apparatus, laboratory.

Instruments and equipment, including surveyors' drawing and mathematical (engineering).

Instruments, equipment, supplies and orthopedic appliances (surgical and medical).

Instruments and lenses, optical.

Jewel bearings.

Photographic equipment, apparatus and materials, excluding projection apparatus.

Refractories.

Refrigerators and refrigeration and air conditioning machinery and equipment.

Refrigerator equipment (commercial).

Refrigerators and parts (domestic).

Rubber and rubber products, including tire retreading, recapping and vulcanizing.

Sensitized film and paper.

Textiles, asbestos.

Tools; including edge tools, hand tools, mechanics hand service tools, gauges and machinists precision measuring tools, files and rasps; excluding farm and garden edge and hand tools.

(2) *Conduct of the following businesses or activities*

Aircraft repair and maintenance.

Analytical, research, testing and control laboratories.

Civil air patrol.

Detinning.

Electrical and mechanical repair shops for industrial, commercial, agricultural and public transportation equipment excluding repair of private automobiles.

Electro-plating, galvanizing and other metal treating and finishing.

Fabricating and rifting mica.

Feed (stock and poultry) and grain processing and storage.

Fishing commercial.

Industrial food manufacturing, processing, packaging, preservation and storage (except soft drink and alcoholic beverages, tobacco and chewing gum).
Restaurants, hotels, retail stores and farms are not included in this category.

Logging operations, sawmills, veneer mills, plywood mills, planing mills, shingle mills, and dry kilns operated in connection with sawmills.

Army, Navy and Air Force establishments: camps, posts, bases, stations, air fields and depots.

Mining and quarrying base metals and other strategic metals or minerals.

Operation of ships, vessels and other craft, except pleasure vessels.

Ore milling of base metals and other strategic metals or minerals.

Seed processing, packaging, preservation and storage.

Ship repair and maintenance.

Slag recovery and disposal.

Smelting and refining of base metals and other strategic metals or minerals.

Vegetable oil extraction.

(3) *Governmental agencies and institutions*

Sewers-sanitary and sewage disposal.
 Hospitals.
 Refuse collection and disposal.
 Communicable disease control.
 Alcan and Prince Rupert Highways.
 Police and law enforcement agencies.
 Fire protection.
 Beacons, markers, and radio devices employed as aids to navigation.

SCHEDULE 4 TO ORDER NO. P.O. 4

CODE NO. PCS 22

(1) *Manufacture of the following products:*

Intermediate products:

Strapping, metal, round and flat (including seals).

Chemical products:

Dry cleaning preparations.
 Soap, soap chips, flakes and powders.

General industrial equipment:

Boilers, below 100 lbs. pressure.
 Bottling machines.
 Dust collecting equipment, industrial.
 Packaging machinery, including packaging machines, bag filling and closing machines, case packers and case sealing machines, wrapping machines.
 Presses, baling.
 Sewing machines, industrial.
 Spraying equipment, industrial.
 Vacuum cleaners, industrial.

Special industry machinery:

Automotive maintenance equipment.
 Broom, brush and mop making machinery.
 Cooperage machinery.
 Cotton ginning and delinting machinery.
 Distillery machinery (except beverage).
 Food and food processing machinery and equipment, except food dehydration machinery.
 Leather working machinery.
 Metal container and closure making machinery.
 Optical and ophthalmic goods making machinery.
 Paper and fibre container making machinery.
 Papermill, pulp mill and paper products machinery.
 Printing trades machinery and equipment.
 Sewer cleaning machinery and equipment.
 Textile machinery.
 Water conditioning equipment.
 Wooden boxmaking machinery.
 Special industry machinery not elsewhere listed, excluding tobacco manufacturing machinery and equipment and cosmetics machinery.

Construction machinery and equipment:

Other construction machinery and equipment, not elsewhere listed.

Military type products:

Insignia, military.
 Products for military use not elsewhere listed.

Electrical products:

Batteries, dry cells.
 Bells, buzzers, chimes, gongs, horns and other sound signalling devices (electric).

Cases, flashlight.

Electric appliances, commercial and domestic, all types.

Lamp bulbs and tubes, except aircraft.

Lamps and lanterns.

Lighting equipment and accessories, airport and marine.

Lighting fixtures.

Street and highway traffic control signals and controllers.

Transportation equipment:

Wagons, carts, sleds, sleighs and other non-motorized vehicles.

Building materials:

Asphaltic building products.

Building mesh, metal.

Cement, Portland.

Concrete building products.

Doors and windows, metal.

Fence, posts and gates (wire).

Hardware, builders.

Moulding and trim, metal.

Plumbing fixtures, fittings and trim, and sanitary ware.

Radiators, convectors and blast heating coils.

Screen cloth, metal.

Sheet metal building products.

Weatherstripping.

Products for structural use not elsewhere listed.

Miscellaneous products:

Baby carriages.

Bag ties, metal.

Beds, bedsprings and mattresses.

Bells and gongs, non-electric.

Brooms, brushes, mops.

Burners, gas, oil and combination.

Caskets, coffins, burial cases and vaults.

Ceramic and clay products.

Church goods.

Clocks and watches, including chronometers, except aircraft.

Closures, all types.

Containers: all types except fibre drums, gas cylinders and tin containers, and nailed wooden boxes and crates.

Cork products.

Cutlery.

Dishwashing machinery.

Elevators and escalators.

Fans, ventilating (commercial).

Fire protection equipment, including portable and fixed fire extinguishers and systems other than carbon dioxide types; stirrup pumps; automatic sprinkler systems; fire hose, hose dryers, racks, reels and related products; and fire hydrant indicator posts and stand pipe equipment.

Fishing equipment, commercial.

Floor finishing and floor maintenance machines.

Food preparation and serving fixtures and equipment.

Furniture.

Glass Products: not elsewhere listed, excluding mirrors.

Hairpins, bob pins and hair curlers.

Hardware: saddle and luggage hardware, furniture and refrigerator hardware, mail receivers and boxes and other hardware not elsewhere listed.

Hooks and eyes, slide and snap fasteners, buckles, buttons and miscellaneous apparel findings.

Instruments, musical.

Kitchen, household and other miscellaneous articles.

Lamps and lanterns, non-electric.

Laundry, dry cleaning and pressing machinery, commercial.

Laundry machinery, domestic.

Lawn mowers, hand and power.
 Leather and leather products.
 Loose leaf binders.
 Needles.
 Office machinery.
 Office supplies, including marking devices.
 Ophthalmic goods.
 Pens and pencils.
 Phonographs, parts, records and needles.
 Pins, common and safety.
 Projection apparatus.
 Pulp and paper and paper products.
 Razors and blades.
 Rope.
 Scales and balances, industrial and commercial.
 Sewing machines.
 Textiles and clothing.
 Time stamps and recording devices.
 Tools, farm and garden, edge and hand.
 Traps and cages, animal.
 Unit heaters and unit ventilators.
 Vitreous enamelled products.
 Wood products.
 Products for military, industrial and structural use not elsewhere listed.

(2) Conduct of the following businesses or activities:

Aeronautics training (civilian).
 Cotton ginning and compressing.
 Construction.
 Engraving on metal.
 Hemp, flax and similar fibre decortication.
 Motion picture production.
 Printing and publishing, including blue printing and allied reproduction.
 Radio communication.
 Radio broadcasting.
 Refrigeration (commercial) other than food.
 Scrap salvage, sorting and processing.
 Solid fuel distribution and marketing, except retail.
 Warehousing, metal.
 Warehousing, public.

(3) Governmental agencies and institutions:

Streets and highways providing immediate access to military or war production facilities, and the strategic network and its extensions into and through municipalities.
 Federal highways.
 Provincial highways, together with their extensions into and through municipalities and arterial streets and highways.
 Airports and flight strips.
 Dams, levees and revetments.
 Canals—waterways.
 Flood control facilities.
 Storm sewers.
 Public dispensaries, clinics and health stations, governmentally-owned or operated not for profit.
 Penal institutions including prison industries.
 Mine safety.
 Printing and publishing.
 Royal Canadian Mint.
 Department of Public Printing and Stationery.
 Processing, warehousing, distribution, preparation, serving and inspection of food by Governmental agencies only.
 Over-all administration including staff services, such as fiscal, procurement, personnel, etc., by Government agencies only.

Repairs made necessary by reason of any breakdown of plumbing, heating, electrical wiring or equipment, or elevator service in any building or to provide against imminent breakdown of any such facilities by Governmental agencies only.

Educational institutions.

DEPARTMENT OF MUNITIONS AND SUPPLY

STEEL CONTROLLER

Order No. S.C. 26

(Steel roofing sheets)

Dated May 18, 1943.

Pursuant to the powers conferred by Order in Council P.C. 8053 of September 9, 1942, and any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board, it is hereby ordered as follows:—

1. *Interpretation*

For the purposes of this Order unless the context otherwise requires,

- (a) "consumer" means any person purchasing or acquiring any steel roofing sheet for his own use and not for resale;
- (b) "person" includes partnership, corporation, company, any governmental body or department and/or any aggregation of persons;
- (c) "steel roofing sheet" means any galvanized or black steel sheet used or intended for use as roofing.

2. *General Prohibition Against Sale to and Purchase by Consumers*

Except as provided in Section 3 of this Order, no person shall sell or supply any steel roofing sheet to any consumer and no consumer shall purchase, acquire or put into use any steel roofing sheet without a permit in writing from the Steel Controller.

3. *Exception to General Prohibition*

(1) Notwithstanding the provisions of Order No. 12 of the Controller of Construction dated September 22, 1942, any consumer may use any steel roofing sheet for making repairs to steel roofing on an existing building provided the portion to be repaired does not exceed 20 per cent of the total area of such steel roofing and any consumer may purchase or acquire, and any supplier may sell or supply to any consumer, steel roofing sheets for making repairs to steel roofing on an existing building, if the consumer files with his supplier for the information of the Steel Controller a statement in writing signed by him and certified to be true and stating,

- (a) that the steel roofing sheets are required for making repairs to steel roofing on an existing building; and
- (b) that the portion of the roof to be repaired does not exceed 20 per cent of the total area of such steel roofing; and
- (c) that he has not purchased or acquired any steel roofing sheet within one year previous to the date of the application for the purpose of making repairs to such steel roofing.

(2) Any supplier with whom a certificate in writing is filed as required by subsection (1) next preceding may sell or supply steel roofing sheets in accordance with the requirements of the consumer filing the certificate, and each supplier selling or

supplying any steel roofing sheet pursuant to any such certificate shall keep the certificate on file for the inspection and audit of the Steel Controller or his representative at any time on request.

A. C. ANDERSON,
Deputy Steel Controller.

APPROVED:

HENRY BORDEN,
Chairman, The Wartime Industries Control Board.

NOTE: By Section 5 of the Controller of Constructions Order No. 12 an Order of the Steel Controller permitting or prohibiting the use of a commodity within his jurisdiction supersedes and governs over the requirements of the said Order No. 12.

DEPARTMENT OF MUNITIONS AND SUPPLY

TIMBER CONTROLLER

Order No. Timber 20-A

(Maximum Consumer's Prices for Pulpwood Cut from the Stump in the Province of New Brunswick)

Dated May 13, 1943

Pursuant to the authority conferred by Order in Council P.C. 2716 of June 24, 1940, as amended, and by any other enabling Order in Council or Statute and with the approval of the Chairman of the Wartime Industries Control Board and the concurrence of the Wartime Prices and Trade Board, it is hereby ordered as follows:—

1. *Interpretation*

For the purposes of this Order, unless the context otherwise requires:

- (a) "consumer" means any manufacturer of pulp and paper purchasing pulpwood for use in Canada;
- (b) "cord" means an amount of pulpwood which, when properly stacked, occupies a space containing 128 cubic feet;
- (c) "person" includes partnership, corporation, company and any aggregation of persons;
- (d) "hemlock pulpwood", "poplar pulpwood", "jack pine pulpwood" and "princess pine pulpwood" means round and sound bolts of hemlock, poplar, jack pine and princess pine respectively;
- (e) "spruce pulpwood" means round and sound bolts of spruce or round and sound bolts of spruce mixed with round and sound bolts of balsam and/or fir.

2. *Balsam and Fir Content of Spruce Pulpwood Restricted*

No person shall sell or offer for sale to a consumer and no consumer shall purchase any spruce pulpwood with a balsam and/or fir content exceeding that established by custom in the local district of the Province of New Brunswick in which such pulpwood was cut from the stump.

3. *Maximum Consumer's Prices for Pulpwood*

(1) No person shall sell or offer for sale to a consumer and no consumer shall purchase any spruce, hemlock, poplar, jack pine or princess pine pulpwood cut from the stump in the Province of New Brunswick, at a price in excess of the price set out hereunder, which price shall include all brokers' and dealers' fees and other charges and shall also include the cost of delivery at the consumer's mill unless the

pulpwood is delivered by railroad when the price shall be f.o.b. car at loading point or by ship when the price shall be f.a.s. vessel or delivered at an established piling ground in close proximity to the dock or wharf at which the vessel will be loaded.

<i>Kind of Pulpwood</i>	<i>Rough per cord</i>	<i>Peeled per cord</i>
Hemlock Pulpwood	\$8 75	\$11 70
Spruce Pulpwood	9 85	12 80
Poplar Pulpwood	7 45	9 60
Jack Pine Pulpwood	8 75	11 70
Princess Pine Pulpwood	8 75	11 70

(2) For pulpwood delivered by a seller by truck to a consumer's mill, the consumer may pay and the seller may accept, in addition to the price set out above in subsection (1), a delivery charge of \$1.00 per cord when rough and 75c per cord when peeled.

A. H. WILLIAMSON,
Timber Controller.

APPROVED:

HENRY BORDEN,
Chairman, The Wartime Industries Control Board.
Concurred in by The Wartime Prices and Trade Board:

D. GORDON,
Chairman,

PART V

Export Permit Branch (Trade and Commerce)

DEPARTMENT OF MUNITIONS AND SUPPLY

Export Permit Branch Order No. 71

OTTAWA, May 24, 1943.

By virtue of the power conferred upon me by Order in Council P.C. 2448 of April 8, 1941, Paragraph 2 and Paragraph 4, as amended by Order in Council P.C. 5084 of July 8, 1941, the undersigned hereby orders as follows:—

1. That the item "Oatmeal and rolled oats" be deleted from Section 2 of Export Permit Branch Order No. 48 of October 13, 1942, so that Oatmeal and rolled oats will henceforth require an export permit before being shipped from Canada to any destination.

2. That the following Export Permit Branch Orders be cancelled: Export Permit Branch Order No. 11 of September 2, 1941, Export Permit Branch Order No. 22 of January 16, 1942, Export Permit Branch Order No. 27 of March 23, 1942, Export Permit Branch Order No. 41 of August 21, 1942, and that shipments of the commodities mentioned therein, namely:

Hogs, dressed, and other edible pork products.
Potatoes in their natural state, except certified seed potatoes.
Beef and veal, dressed, and other edible beef and veal products.
Candy, candied popcorn, candied nuts and sweetmeats.
Chewing gum, sweetened.

will henceforth require an export permit before being exported to any destination.

3. That Section 5 of Export Permit Branch Order No. 64 of March 9, 1943, be cancelled, so that export permits will henceforth be required for shipments of certified seed potatoes from Canada to any destination.

4. That Section 1 of Export Permit Branch Order No. 67 of March 19, 1943, be cancelled, so that Eggs in the shell will henceforth require an export permit before being shipped from Canada to any destination.

5. That Regulation 34 of the Export Permit Regulations of March 15, 1943, as amended by Export Permit Branch Order No. 70 of May 13, 1943, be further amended by the addition to sub-section (b) thereof, after the words "the Ministry of Supply for the United Kingdom", of the words "the United Kingdom Ministry of Food".

6. That this Order come into force and have effect on and after May 29, 1943.

JAS. A. MACKINNON,
Minister of Trade and Commerce.

VOLUME II—No. 10



June 14, 1943

CANADIAN WAR ORDERS AND REGULATIONS 1943

Published under authority of Order in Council P.C. 10793
of 26th November, 1942

STATUTORY ORDERS AND REGULATIONS DIVISION
PRIVY COUNCIL OFFICE

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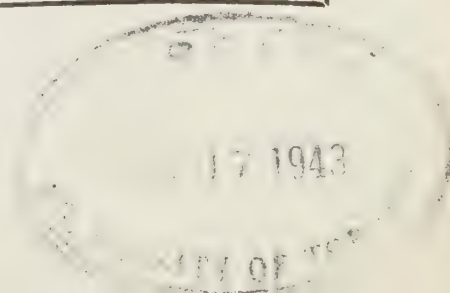


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ERRATA—

Volume II No. 9, page 511, Administrator's Order No. A-734—Schedule "B"—Commercial quality strip loin in zone 5 should read "\$39.75".

Page 522, Administrator's Order No. A-747, subsection 1 of section 3—delete all words except the last three in the fifth line of this subsection.

Page 523, Administrator's Order A-748, subsection 1 of section 3, fourth line of prices should be opposite the words "Bergeronnes to Portneuf" and the word "eastward" in the following line should not have a capital.

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ERRATA—

Vol. II No. 9—Part V, page 551—delete
"Department of Munitions and Supply"

PART I
ORDERS IN COUNCIL

**Order in Council amending agreements under the Soldier Settlement
Act (P.C. 10472, November 19, 1942).**

P.C. 2636

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 7th day of JUNE, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Minister of Mines and Resources, is pleased to amend Order in Council P.C. 10472 of November 19, 1942, relating to agreements under The Soldier Settlement Act, and it is hereby amended by striking out sub-paragraph (b) of paragraph 1 thereof and substituting therefor the following:—

“(b) make application to the Director for a reduction of his indebtedness to the Director, and the Treasury Board may, if such is the recommendation of the Director, reduce such indebtedness, provided, however, that the recommendation made by the Director shall be based upon the amount which in his judgment constitutes the present and prospective productive value of the land; the effective date of reduction if any shall be the standard date in 1942.”

A. D. P. HEENEY,
Clerk of the Privy Council.

**Order in Council defining conditions under which members of the
Armed Forces may participate in political matters.**

P.C. 3205

Certified to be a true copy of a Minute of a Meeting of the Committee of the Privy Council, approved by His Excellency the Governor General on the 31st May, 1943.

The Committee of the Privy Council have had before them a joint memorandum, dated 5th April, 1943, from the Minister of National Defence, the Minister of National Defence for Air and the Minister of National Defence for Naval Services, representing that it is considered that there should be uniformity of policy in respect to participation in political activities by members of the Naval, Military and Air Forces of Canada; and

That it is therefore desirable that there should be an Order defining the conditions under which members of the Armed Forces may participate in political matters and that the provisions of such Order should set out in precise terms the conditions under which personnel of the Services, if members of the Senate or the House of Commons, or of a Provincial Legislature, may attend to their official duties as such members.

The Committee, therefore, on the recommendation of the Minister of National Defence, the Minister of National Defence for Air and the Minister of National Defence for Naval Services submit the attached Order for Your Excellency's approval.

A. D. P. HEENEY,
Clerk of the Privy Council.

ORDER

Political Activities and Candidature for Parliament and Legislative Assemblies of Members of the Armed Forces.

1. This Order shall apply to all members of the Naval, Military and Air Forces of Canada serving on Active Service or while serving in consequence of their having been called out for training, service or duty, except members of the Permanent Naval, Military and Air Forces of Canada who will continue to be governed by the relevant existing service regulations relating to participation in political and party activities.

(a) For the specific purpose of campaigning as a candidate in a Dominion or Provincial Election or By-Election a member of the Forces may, subject to the exigencies of the Service, be granted leave of absence by the appropriate Service Authorities for a period not exceeding one month preceding the election in question.

(b) Leave may also be granted to personnel, subject to the exigencies of the Service, for the purpose of attending political conventions for selection of candidates or for selection of federal or provincial leaders.

(c) All leave granted under this Order will be without pay and allowances, unless granted as annual leave, under the Regulations in that regard.

(d) Personnel other than:

- (i) Members of the Senate of Canada,
- (ii) Members of the House of Commons,
- (iii) Members of the Provincial Legislatures,
- (iv) Official candidates at elections while campaigning in such elections,
- (v) Personnel while attending political conventions mentioned in sub-paragraph (b),

will not address political meetings.

(e) (i) If appointed to the Senate of Canada, or elected to the House of Commons or a Provincial Legislature, personnel may, subject to the exigencies of the Service, be granted leave for the specific purpose of attending to their Senatorial duties in the Senate of Canada, or their Parliamentary or Legislative duties in the House of Commons or the Provincial Legislature.

(ii) Personnel mentioned in clause (i) of this sub-paragraph (e) may, subject to the exigencies of the Service be granted leave not exceeding one month in any one year for the purpose of attending to their duties as representatives in their respective constituencies.

(f) Personnel granted leave pursuant to clause (i) of sub-paragraph (e) may at their discretion wear uniform. Personnel granted leave for any other of the purposes mentioned in this Order shall not wear uniform.

(g) Personnel granted leave for any of the purposes mentioned in this Order shall not disclose any information the disclosure of which would be prejudicial to the safety of the State or the effective prosecution of the war, or any information of a Service nature which they have acquired in the course of their duties as members of the Armed Forces.

2. The granting of any leave, either annual or special, for any of the purposes hereinbefore mentioned is subject, in all cases, to the exigencies of the Service and no assurance can or will be given that any such leave can or will be granted or that it will be granted at any particular time.

(H.Q.C. 8267-2)

Order in Council authorizing a Consolidation of the Orders in Council
dealing with the issue and redemption of War
Savings Certificates and Stamps

P.C. 3665

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 4th day of MAY, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 2184 dated May 24, 1940, as amended, provision was made for the issue and sale of War Savings Certificates and of War Savings Stamps under the direction of the War Savings Committee;

And whereas by Order in Council P.C. 45 dated January 7, 1942, there was formed the National War Finance Committee in which were vested all the powers given to the War Savings Committee under P.C. 2184, as amended;

And whereas the Minister of Finance reports that it is desirable to consolidate the Orders in Council dealing with the issue and redemption of War Savings Certificates and War Savings Stamps;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under and by virtue of the powers conferred by The Consolidated Revenue and Audit Act 1931, the Loan Act 1939 and The War Measures Act Chapter 206 Revised Statutes of Canada, 1927, is pleased to order and doth hereby order as follows:—

Powers of the National War Finance Committee

1. The Committee known as the National War Finance Committee is hereby charged with promoting the sale of War Savings Certificates and War Savings Stamps and shall have such powers as may from time to time be approved by the Minister of Finance.

Authority for the Issue of War Savings Certificates.

2. The issue of War Savings Certificates for any of the purposes mentioned in the said Acts and subject to the following terms and conditions is hereby authorized.

Signing of Certificates

3. War Savings Certificates shall be signed by W. C. Clark, Deputy Minister of Finance, and countersigned by D. G. Marble, or L. P. J. Roy or M. G. Anderson, officers of the Bank of Canada.

Authority for the Issue of War Savings Stamps

4. The issue of twenty-five cent War Savings Stamps to be available for sale at Post Offices, Banks and other selling agencies is hereby authorized, such Stamps to be accepted in payment for the issue of War Savings Certificates.

Provision for Expenses

5. Under the authority of Section 7 of the Consolidated Revenue and Audit Act, 1931, the payment out of the Consolidated Revenue Fund of such expenses as are incurred in connection with the issue and sale of War Savings Certificates and War Savings Stamps, including such expenses of the National War Finance Committee as are approved by the Minister of Finance, and the cost of engraving, printing and distributing War Savings Certificates and War Savings Stamps is hereby authorized.

Description of Certificates.

6. (1) War Savings Certificates shall

- (a) mature seven and one-half years from the dates of issue thereof and will be available in the following maturity values and at the following prices:—

Maturity Value of Certificates	Purchase Price
\$ 5 00	\$ 4 00
10 00	8 00
25 00	20 00
50 00	40 00
100 00	80 00
500 00	400 00

- (b) be payable in lawful money of Canada; and
 (c) be issued only in registered form; and
 (d) be non-transferable, non-assignable and except as herein provided payable at maturity, or on redemption prior to maturity, only to the registered holder thereof.

Dating of Certificates

7. Certificates shall be dated the 15th day of the calendar month in which payment is received by the Bank of Canada (hereinafter called "The Registrar"), or by any agent authorized by the Bank of Canada to issue Certificates, or if the Certificates are sold through any agent authorized by the National War Finance Committee to accept application for War Savings Certificates, on the 15th day of the calendar month in which payment is received by the agent; provided that, if remittance or payment by the agent to the Registrar is delayed, the Certificates in such cases will be dated back not more than six weeks from the date payment is received by the Registrar; and further provided that in any case or cases where in the opinion of the National War Finance Committee undue hardship has been occasioned to the person entitled to be registered as the holder by the delay in remittance of payment for a longer period than six weeks, the Certificates may be dated back for such longer period from the date payment is received by the Registrar as the National War Finance Committee may direct.

Persons or Entities eligible to hold Certificates

8. Save as herein provided, registration of Certificates shall be made only in the name of one individual in his own right, whether adult or minor, and not in the names of more than one person nor in trust, nor in any other representative capacity; and not in the name of a company, firm or partnership; provided however, that

- (i) registration of Certificates may be made in the name of an incorporated or unincorporated body organized for the purpose of carrying on, without pecuniary gain to its members, objects of a national, municipal, patriotic, religious, educational, charitable, professional, social, or sporting character, or the like, including service clubs, labour and fraternal organizations, excepting those acting primarily as insurance or benefit societies; the National War Finance Committee is authorized to determine in any particular case whether any body, incorporated or unincorporated is eligible to purchase War Savings Certificates under this proviso; and
 (ii) Certificates may be issued to the Superintendent General of Indian Affairs, or such person as he may nominate, to be held by him for such of the Indians of Canada as may apply to him to purchase War Savings Certificates on their behalf, to be administered by him according to the provisions of the Indian Act as though he were the sole beneficial holder thereof;

Certificates Registered in the Names of Minors

9. (i) Certificates may, without the authority, aid, assistance or intervention of any other person or official being required, be sold to or registered in the name of any person, whether or not such person is an infant or minor, and

whether such person is qualified by law to enter into ordinary contracts or not.

- (ii) Where the registered holder of a Certificate is of the age of sixteen years or over, his signature may be accepted as a full and sufficient authority for the redemption of such Certificate.
- (iii) Where the registered holder of a Certificate is under the age of sixteen years his signature may be accepted as a full and sufficient authority for the redemption of such Certificate unless the Registrar is notified in writing by one of his parents or his guardian or tutor that he may not redeem such Certificate without the written consent of such parent or guardian or tutor. If such a notice is received, then the Certificate may only be redeemed when the application for redemption is signed by the registered holder and the parent or guardian or tutor as the case may be.
- (iv) In the event that the registered holder of a Certificate, by reason of immature years is not able to write his name, which fact may be accepted if one of his parents or his guardian or tutor notifies the Registrar in writing to that effect, on a form approved by the Registrar, the Registrar may dispense with the signature of the registered holder and may, in his absolute discretion, accept the signatures of both parents if both are living, or of that one who is alive, if one be dead, or the signature of a guardian or tutor on a release and make payment to the said parents or parent or guardian or tutor. Such payment shall be a redemption of the Certificate and a termination of the interest therein of the registered holder.
- (v) If proof of age is required, the submission of a Certificate of Birth or a duly certified copy thereof shall be sufficient warrant for the Registrar to act.

Certificates Registered in the Names of Married Women

10. Notwithstanding any law to the contrary War Savings Certificates may validly be sold to, or registered in the name of any married woman without the consent or authority of her husband and the Registrar shall be and is hereby empowered to redeem such Certificates upon the authority of the signature of such married woman, without requiring evidence of her husband's authorization.

Limits for Amounts of Certificate Holdings

11. No person or other eligible holder may hold or have an interest in, Certificates dated in the calendar year 1940 to a total maturity value exceeding \$500; and no person or other eligible holder may hold or have an interest in, Certificates dated in any calendar year subsequent to 1940 to a total maturity value exceeding \$600; where this limit has been exceeded by any registered holder, Certificates to the amount of such excess registered in the name of such registered holder and issued in such calendar year will be subject to immediate redemption by the Registrar, but the registered holder will in any such case receive, on the redemption of such excess Certificate, no more than their redemption value at the time that the excess arose.

Infractions for which Holdings may be Seized

12. In the event of wilful breach of any condition or regulation approved by the Governor in Council governing War Savings Certificates, or in the event of fraud or misrepresentation by any person, the Minister of Finance may cancel and forfeit all the rights of such person in Certificates registered in his name and the realizable value of the forfeited Certificates shall belong to His Majesty for the public uses of Canada.

Redemption Dates and Values

13. Except as provided for in Regulation 11, Certificates are not callable for redemption before maturity, but the registered holder, subject to the right of the Minister of Finance to require ninety days notice of any such application for redemption, may, at any time after six months from the date of issue, have Certificates redeemed in accordance with the following table of redemption values:

Purchase Price	\$4 00	\$8 00	\$20 00	\$40 00	\$80 00	\$400 00
Redemption Values after the Issue Date						
After 6 month.....	4 00	8 00	20 00	40 00	80 00	400 00
1 to 1½ years.....	4 04	8 08	20 20	40 40	80 80	404 00
1½ to 2 years.....	4 07	8 14	20 35	40 70	81 40	407 00
2 to 2½ years.....	4 11	8 22	20 55	41 10	82 20	411 00
2½ to 3 years.....	4 15	8 30	20 75	41 50	83 00	415 00
3 to 3½ years.....	4 20	8 40	21 00	42 00	84 00	420 00
3½ to 4 years.....	4 25	8 50	21 25	42 50	85 00	425 00
4 to 4½ years.....	4 31	8 62	21 55	43 10	86 20	431 00
4½ to 5 years.....	4 38	8 76	21 90	43 80	87 60	438 00
5 to 5½ years.....	4 45	8 90	22 25	44 50	89 00	445 00
5½ to 6 years.....	4 53	9 06	22 65	45 30	90 60	453 00
6 to 6½ years.....	4 61	9 22	23 05	46 10	92 20	461 00
6½ to 7 years.....	4 70	9 40	23 50	47 00	94 00	470 00
7 to 7½ years.....	4 84	9 68	24 20	48 40	96 80	484 00
Maturity value at 7½ years.....	5 00	10 00	25 00	50 00	100 00	500 00

Partial Redemption of Holding

14. A Certificate in a maturity value other than \$5 may be redeemed in part in a multiple of \$5 prior to maturity at the appropriate redemption value. Upon redemption of a Certificate in part, a new Certificate or Certificates for the remainder may be issued with the same date of issue as the Certificate surrendered.

Redemption or Transmission of Certificates of Deceased Holders

15. (1) Upon the death of a registered holder of a Certificate, the Registrar may redeem his Certificate at the appropriate redemption value, or, if the Certificate is not eligible for redemption by reason of having been issued not longer than six months, at the purchase value thereof, or, subject to the limit on individual holdings and the restrictions, with respect to eligible holders, may issue a new certificate, in the name of the heir or person entitled by reason of the death of the registered holder, on the deposit with the registrar of:

- (a) an authenticated copy of the probate of the will of the deceased holder, or of letters of administration of his estate, or of letters of verification of heirship, or in applicable cases of the act of curatorship or tutorship, granted by any court or authority in Canada having power to grant same, or by any court or authority in England, Wales, Northern Ireland or any British Dominion or colony or of any testament, testamentary or testament *dative expedé* in Scotland; or
- (b) if he died domiciled in the Province of Quebec, an authentic copy of the will of the deceased holder; or
- (c) if the deceased holder died out of His Majesty's dominions, an authentic copy of the probate of the will or letters of administration of his property, or other document of like import satisfactory to the Registrar, granted by any court or authority having the requisite powers in such matters;
- (d) and in the case of a transmission a sworn declaration or affidavit of the person or one of the persons as the case may be, claiming by virtue thereof, or of a duly authorized attorney or representative of such person disclosing the nature of such transmission and giving all such information in respect thereof as the Registrar may require,

provided that wherever the registered holder of Certificates, the aggregate face value of which is not more than five hundred dollars, dies and evidence, satisfactory to the Registrar, is produced that such owner left no other or insufficient other estate to justify the expense of probating a will or taking out letters of administration, the Registrar may, subject to any regulation made by the Governor in Council applicable to such cases and to such conditions as the Registrar may prescribe, transfer or

authorize the transfer or payment of such Certificates to the person or persons deemed by the Registrar to be entitled to receive the transmission thereof.

(ii) Any new certificates issued in accordance with the terms of this section shall be issued with the same date of issue as the certificate or certificates surrendered.

Redemption of Certificates in the Names of Deceased Members of the Armed Forces of Canada on Active Service

16. Upon notice in writing being given by the Administrator of Estates, Department of National Defence, to the Registrar of the death of any member of the Naval, Army or Air Forces of Canada on active service, all Certificates registered in the name of the deceased shall be redeemed at their appropriate redemption value, or, if the Certificate is not eligible for redemption by reason of having been issued not longer than six months, at the purchase value thereof; payment of the redemption value shall be made by way of cheque payable to the Receiver General of Canada for credit of the estate of the deceased and delivered to the Administrator of Estates, such monies to be administered in accordance with the provision of the Regulations for the Administration and Distribution of Naval, Military and Air Force Estates, 1940, made under authority of Order in Council P.C. 1065 of March 19, 1940 and amendments thereto.

Upon a Registered Holder becoming Incompetent

17. Certificates held by any person legally declared to be incompetent to manage his affairs, may be redeemed by payment at the proper redemption value to his legal representative, appointed by a court of competent jurisdiction, upon such person furnishing the registrar with satisfactory evidence of his appointment.

Lost, Stolen or Destroyed Certificates

18. Whenever it appears to the Registrar that a Certificate has been destroyed, lost or stolen, (evidence of which may be required in the form of a statutory declaration), a duplicate of the missing Certificate may be issued to the registered holder upon completion by him of an undertaking on a form to be approved by the Registrar; provided, however, that a duplicate Certificate shall not be issued until at least three months after the date upon which notice of the alleged destruction, loss or theft has been received by the Registrar.

Exemption from Income Tax

19. Registered Holders of Certificates will not be required to report the difference between the purchase price and the redemption or maturity value of Certificates as income in making returns under the Income War Tax Act.

Permissible Changes in Registration of Certificates

20. A Certificate may be re-issued in a different form of registration;

- (i) to correct an established error in the original issue; or
- (ii) to show a change in the name of the registered holder whether by marriage or in any other legal manner.

Redemption Cheques Destroyed, Lost or Stolen after Receipt by Owner

21. Whenever it appears to the Registrar by clear and unequivocal proof, that a cheque issued in redemption of a Certificate or Certificates, has been destroyed, lost or stolen after receipt by owner, a new cheque may be issued, on the owner furnishing a bond or indemnity supplied by the Registrar with two sufficient sureties or with a guarantee company approved by the Registrar, as surety, in an amount which the Registrar deems sufficient but not exceeding double the amount of the missing cheque.

Redemption Cheques Lost before Receipt by Owner

22. Whenever it appears to the Registrar by clear and unequivocal proof, that a cheque issued in redemption of a Certificate or Certificates has been lost before receipt

by the owner, a new cheque may be issued on the owner furnishing an undertaking on a form supplied by the Registrar.

Definition

23. In these regulations, the word "Certificate", unless the context otherwise requires, shall be understood to mean "War Savings Certificate".

24. The following Orders in Council are hereby revoked as of the date of this Order, viz:

- (i) Order in Council P.C. 2184 dated May 24, 1940 as amended by Orders in Council P.C. 3512 dated July 30, 1940, and P.C. 4713 dated September 13, 1940 and P.C. 4423 dated May 26, 1942,
- (ii) Orders in Council P.C. 2185 dated May 24, 1940 as amended by Orders in Council P.C. 4629 dated September 11, 1940, and P.C. 4713 dated September 13, 1940 and P.C. 4423 dated May 26, 1942 and P.C. 4424 dated May 26, 1942,
- (iii) Order in Council P.C. 2997 dated July 5th, 1940,
- (iv) Order in Council P.C. 5966 dated October 26th, 1940.
- (v) Order in Council P.C. 1593 dated March 5, 1941,
- (vi) Order in Council P.C. 4573 dated June 25, 1941,
- (vii) Order in Council P.C. 7668 dated October 1st, 1941,
- (viii) Order in Council P.C. 9599 dated December 31st, 1941, and this Order substituted therefor.

25. Every regulation, instruction and other act or thing which has been made, given or done under provisions revoked by this Order and which has continuing effect at the time of the coming into force of this Order shall continue to have effect except to the extent, if any, to which it is repugnant to this Order, and shall, with respect to matters arising after the coming into force of this Order be deemed to have been made, given or done under the provisions of this Order. These regulations may from time to time be withdrawn, amended or added to.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council establishing the Meat Board Regulations.

P.C. 4187

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 3rd day of June, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Agriculture reports that the Government of the United Kingdom have indicated their desire to secure such quantities of beef as Canada may be able to supply; and

That within the framework of price control and rationing it is important that arrangements for the purchase of beef should provide for continuous support of the cattle market;

And whereas by Order in Council dated March 1, 1943, P.C. 1563 an Agricultural Food Board was established with certain powers with respect to the diversion of food products including meat products;

And whereas by Order in Council P.C. 4076 dated December 13, 1939 the Bacon Board was established to carry out agreements between the Government of the United Kingdom and the Government of Canada with respect to bacon and hams;

And whereas the Minister of Agriculture further reports that export contracts for the supply of beef to the United Kingdom may best be negotiated and fulfilled by the same Governmental Agency charged with responsibility in respect of export

shipments of bacon and hams and it is therefore deemed advisable that the Bacon Board should be re-constituted and should be merged in a Meat Board having general responsibility for export agreements for the shipment of meat.

Now therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Agriculture, is pleased to revoke and doth hereby revoke the regulations respecting the marketing and export of bacon and other pork (The Bacon Regulations), made by Order in Council P.C. 4076, dated December 13, 1939, as amended.

His Excellency in Council, on the same recommendation and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is further pleased to make the following regulations and they are hereby made and established accordingly:

Regulations respecting the marketing and export of meat

1. These regulations and any amendment and addition thereto may be cited as the Meat Board Regulations.

Interpretation

2. For the purposes of these Regulations

- (a) "Meat" means any edible product derived from cattle, calves, sheep, lambs or hogs whether in a fresh or processed form, except milk and milk products and edible fats;
- (b) "Board" means the Meat Board;
- (c) "Minister" means the Minister of Agriculture;
- (d) "Order" means an Order of the Board made pursuant to these regulations;
- (e) "Packer" means any commercial slaughterer of livestock operating under inspection by authority of the Minister under the Meat and Canned Foods Act;
- (f) "Regulation" means any of these regulations and any amendment or addition thereto;
- (g) "Requirement" means any notification by the Board to any person, pursuant to these regulations, requiring performance of any act by such person.

Meat Board

3. (1) There shall be a Board to be called The Meat Board consisting of four members of whom one shall be Chairman and all of whom shall be appointed by the Governor in Council to hold office during pleasure. The Chairman and other members of the Board shall be paid respectively such salaries or other remuneration as may be fixed by the Governor in Council.

(2) If any member is unable at any time by reason of absence, incapacity or other inability to perform the duties of his office, the Minister may appoint temporarily a substitute member upon such terms and conditions as he may determine.

(3) An officer of the Department of Agriculture may be designated by the Governor in Council as Secretary-Manager of the Board.

(4) The Board may establish at any place or places in Canada such office or offices as are required for the discharge of the duties of the Board, and may provide therefor the necessary accommodation, supplies and equipment.

(5) The Board, may, subject to the approval of the Governor in Council, appoint such officers, clerks and other persons as may be deemed necessary to assist the Board in the performance of its duties, and such persons shall receive such remuneration as the Board shall, with the approval of the Governor in Council, determine.

(6) Two members of the Board shall form a quorum, and the concurrence of at least two members shall be necessary for the execution of any act by the Board, and the act of two of its members shall be deemed to be an act of the Board.

(7) Members of the Board as well as officers, clerks and other employers of the Board shall be entitled to receive and to be paid their actual reasonable disbursements for travelling expenses necessarily incurred by them in connection with the discharge of their duties.

(8) The headquarters of the Board shall be at Ottawa and meetings of the Board shall be held at Ottawa or at such other place as the Chairman of the Board may decide.

(9) Every member of the Board, upon appointment to office, shall take and subscribe before the Clerk of the Privy Council the following oath:

"I,, solemnly and sincerely swear that I will faithfully and honestly fulfil the duties which devolve upon me as the Chairman (or as member) of the Meat Board, So help me God."

4. (1) The Board shall have power, subject to the approval of the Minister, and subject to the provisions of P.C. 9692 of October 22, 1942, as amended, and to Section 2 (3) of P.C. 8528 of November 1, 1941, as amended

- (a) to regulate the export of meat pursuant to any contract or agreement for export entered into by the Government of Canada or any agency thereof with any external government or any agency thereof, and to that end to arrange with or require any packer or other person to ship and deliver meat of the kind, quantity and quality specified;
- (b) to regulate the storage of meat and to that end to require any packer or other person to store and, at the direction of the Board, to deliver meat in accordance with paragraph (a) of this section, or to meet domestic and other needs at the direction of the Agricultural Food Board;
- (c) to determine the prices which shall be paid to packers or other persons for meat delivered for export in accordance with paragraph (a) of this section and for meat delivered in storage in accordance with paragraph (b) of this section; provided that with respect to meats secured for export in accordance with the requirements of the Board, the price to be paid shall not exceed the price established for the various kinds and grades at the time such meat was taken into store, plus carrying and storage charges approved by the Board; and provided further that in determining the prices which shall be paid for such meat delivered as required by the Board and in requiring packers or other persons to store meat and in exercising all or any of its other powers, it shall be the duty and responsibility of the Board to have regard to the present and future conditions of the meat market and the undertakings and needs under export contracts to ensure that the prices to be paid to the packers or other persons and all other expenditures or liabilities incurred or to be incurred in respect of such meat delivered as aforesaid (administrative expenses of the Board excepted) shall be fully covered by and met out of the amount to be paid by export purchasers under the agreements aforesaid;
- (d) to determine prices to be paid packers or other persons as hereinbefore provided and to establish differentials in prices that will be paid for official grades, selections and weights of various kinds of meat;
- (e) to fix the minimum price to be paid by packers or other persons for livestock;
- (f) to requisition cheques to be drawn against the Fund hereinafter referred to for the payment of meat delivered pursuant to the requirements of the Board;
- (g) to inspect meat delivered or to be delivered pursuant to requirements of the Board and to reject any such products which do not conform to the required quality or standard;
- (h) to require any packer or other person to give priority to the processing and delivery of meat to be delivered pursuant to a requirement of the Board;
- (i) to consult from time to time with any advisory committee that may be named by the Governor in Council on the recommendation of the Minister to assist the Board;
- (j) to require any person producing, dealing in or having control of any meat or accommodation suitable for storage thereof to make periodical or other returns at such times and containing such particulars as the Board may require;
- (k) to make arrangements with purchasers of meat for export with respect to minor or incidental adjustments of prices and quantities of meat to be delivered under agreements with the Government of Canada;

- (l) to recommend to the Wartime Prices and Trade Board conditions to be attached to licenses issued to packers by such Board and the fees payable therefor;
- (m) to incur, out of monies provided by Parliament, expenditures for maintenance of offices, for salaries and travelling expenses of members and appointees of the Board, for travelling expenses of members of any advisory committees named by the Governor in Council and of persons whose services may be temporarily required;
- (n) to make such rules as may seem expedient for the conduct of its business and proceedings not inconsistent with the provisions of these regulations.

(2) Upon receipt of a requirement of the Board to deliver meat as hereinbefore provided, a packer or other person shall comply with such requirement according to the terms thereof and subject as hereinafter provided in paragraph (2) of clause 5 shall be entitled to be paid therefor at the price or prices determined by the Board in accordance with these regulations.

(3) Upon receipt of a requirement of the Board to store meat as hereinbefore provided, a packer or other person shall comply with such requirement according to the terms thereof and shall be entitled to be required to deliver such meat in accordance with the provisions of this Order.

5. (1) There shall be a special account in the Consolidated Revenue Fund called the Meat Export Fund, referred to in these Regulations as "the Fund", to which the Minister of Finance shall from time to time credit all monies received from the United Kingdom Ministry of Food for the purchase of meats.

(2) The Minister of Finance may, subject to the provisions of these regulations, on the requisition of the Board, pay out of the Fund and to the extent only of the Fund sums necessary to compensate packers for meat delivered by them pursuant to the requirements of the Board, but no other payment shall be made a charge on the Fund.

6. No information with respect to the business of any person, which has been obtained under or by virtue of these regulations, shall be disclosed without the consent of the person carrying on that business, provided that nothing in this sub-section shall apply to the disclosure of any information.

- (a) to the Board or a Government Department or any person authorized by a Government Department requiring such information for the purpose of the discharge of the functions of that Department; or
- (b) for the purposes of any prosecution for an offence under these regulations.

7. The Board shall maintain complete and accurate records of all its transactions and the Minister of Finance may at any time by means of an officer of his Department inspect such records.

8. (1) Any packer or other person who

- (a) fails to make any return which he is required by the Board to make; or
- (b) knowingly makes any untrue statement in any such return; or
- (c) without reasonable excuse fails to comply with any order or requirements of the Board; or
- (d) fails to produce to any person authorized for the purpose by the Minister of Finance or the Board any books or documents of any description; or
- (e) exports or attempts to export meat in contravention of any order of the Board; or
- (f) discloses information contrary to these regulations; or
- (g) commits any act or deed in contravention of these regulations not hereinbefore specified;

shall be guilty of an offence under these regulations and shall be liable on summary conviction to a fine not exceeding \$5,000 and if he be convicted in respect of a failure to make a return as required by paragraph (a) hereof and the failure continues after the conviction, he shall be liable on summary conviction to a fine not exceeding \$200 for each day on which such failure continues, not, however, exceeding a total of \$5,000.

(2) Where any offence under these regulations committed by a Body Corporate is proved to have been committed with the consent or connivance of any Director, Manager, Secretary or other officer of the Body Corporate, he as well as the Body Corporate shall be deemed to be guilty of an offence and shall be liable to be proceeded against and punished accordingly.

9. (1) These regulations shall come into force on the date of approval and any subsequent regulations or any amendment or repeal of any regulations shall come into force upon publication in the Canadian War Orders and Regulations.

(2) Any order of the Board shall be effective from the date specified therein.

10. Notwithstanding the revocation of the regulations made by Order in Council P.C. 4076, all licenses, orders or requirements issued by the Bacon Board under the authority of Order in Council dated the 13th day of December, 1939, P.C. 4076, as amended, shall remain in full force and effect and shall be deemed to be licenses, orders or requirements issued by the Board until they have lapsed or been suspended or cancelled by the Board and all rights, interests, claims or demands of any packer or other person accrued or accruing when these regulations become effective, as between the packer or any other person and the Board, shall be assumed, acknowledged, dealt with and disposed of by the Board.

11. The Board shall report to the Minister as and when required to do so by the Minister.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council appointing the Chairman, members and Secretary Manager of the Meat Board.

P.C. 4188

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 3rd day of June, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 4187 dated the 3rd day of June, 1943, the Bacon Board, established by Order in Council P.C. 4076, dated the 13th day of December, 1939, was reconstituted as The Meat Board;

And whereas by Order in Council P.C. 4249 dated the 20th day of December, 1939, the Honourable J. G. Taggart, Minister of Agriculture for the Province of Saskatchewan; S.E. Todd, Esquire, Managing Director of the Industrial and Development Council of Canadian Meat Packers; L. C. McOuat, Esquire, General Agricultural Agent for the Canadian Pacific Railway, and Adrien Morin, Assistant Deputy Minister of Agriculture for the Province of Quebec, were appointed as members of the Bacon Board; the Honourable J. G. Taggart to be Chairman; and L. W. Pearsall, Esquire, of the Department of Agriculture as Secretary-Manager; all appointees to act without remuneration;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Agriculture, and pursuant to the powers conferred on the Governor in Council by the War Measures Act or otherwise, is pleased to appoint and doth hereby appoint the Chairman, members and Secretary-Manager of the Bacon Board, as herein mentioned, to be the Chairman, members and Secretary-Manager of the Meat Board, all appointees to act without remuneration.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending regulations respecting Load Line certificates

P.C. 4357

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 27th day of May, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas in the year 1941, owing to the heavy demand for the transportation of certain commodities on the Great Lakes, brought on by war conditions, it was deemed necessary to provide for greater carrying capacity in Great Lakes ships by allowing lesser free-boards than would be allowed by the Load Line Rules for Ships making Voyages on Lakes or Rivers, and, accordingly, regulations were made by Order in Council, P.C. 5581, of the 24th day of July, 1941, under the War Measures Act, which allowed of the assignment of lesser freeboards than allowed by the above mentioned Rules;

And whereas Regulation 8 of the said Regulations provides as follows:—

"8. Load line certificates issued under these Regulations shall not remain in force after the 30th day of June, 1943, and all such certificates shall be subject to cancellation by the Minister of Transport at any time previous to that date."

And whereas the Minister of Transport reports that it is considered desirable to provide for the issue of load line certificates under the said Regulations for periods of duration corresponding to the periods of duration provided for load line certificates under the Canada Shipping Act, 1934, but with certain limitations as hereinafter set forth;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Transport, and under the authority of the War Measures Act, Chapter 206, R.S.C. 1927, is pleased to amend the said Regulations and they are hereby amended by striking out Regulation 8 above set out, and substituting therefor the following:—

"8. Every load line certificate issued under these Regulations shall remain in force for such period, not exceeding five years from the date of its issue, as may be specified therein, and may be renewed from time to time for any further period (not exceeding five years on any occasion) as the Assigning Authority may see fit; provided that no such certificate shall remain in force after these Regulations cease to have effect, and provided further that every such certificate issued hereunder shall be subject to cancellation at any time by the Minister of Transport."

A. D. P. HEENEY,

Clerk of the Privy Council.

Order in Council amending regulations concerning drawback claims on bituminous coal (P.C. 5/4225, May 21, 1943)

P.C. 2/4434

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 28th May, 1943.

The Board had under consideration a memorandum from the Honourable the Minister of National Revenue reporting that:

"Whereas, in the recommendation to Council which resulted in the passing of Order in Council P.C. 5/4225, dated May 21, 1943, Item 1069, Schedule 'B' of the Customs Tariff, was, by inadvertence, specified; and,

Whereas, by Order in Council P.C. 6220, passed on July 20, 1942, the said Item 1069 was rescinded and superseded by a temporary item in Schedule 'B' of the Customs Tariff, numbered Item 1070;

Now therefore, the undersigned, the Minister of National Revenue, with the concurrence of the Minister of Finance and the Minister of Munitions and Supply, has the honour to recommend that, under authority of Section 3 of the War Measures Act, the number '1069' in Order in Council P.C. 5/4225 be struck out, and that, in lieu thereof, there be inserted the number '1070';"

The Board concur in the above report and recommendation, and submit the same for favourable consideration.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council establishing regulations for the control of oats and barley and any product containing oats and/or barley

P.C. 4450

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 1st day of June, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Trade and Commerce reports that by reason of war conditions it is considered necessary to provide means whereby feed grain production in Western Canada will be so encouraged that feed grain supplies will be adequate in all parts of Canada for the increased livestock population and that, if possible, a surplus will be available for export;

That the expansion of livestock production is necessary to fill extraordinary demand from the United Kingdom and to provide a partial substitute for the reduced supplies of animal fats and vegetable oils;

That, in the attainment of such objectives, the producers of oats and barley in Western Canada must be assured of a suitable and fair price for their product;

That as a result of war conditions it is necessary that the price ceiling on oats and barley be maintained in order that these grains can be marketed in the Canadian domestic market in accordance with the National Price Control Policy;

That the said grains may be exported from time to time at prices which allow exporters to receive net prices in excess of the said ceiling levels;

That it is considered desirable to control exports of said oats and barley and ensure that any above normal profits arising from excess of export prices over the said ceiling levels received as aforesaid from the sale of oats and barley in the export market be equitably distributed amongst producers of such grains; and

That the regulations made and established by Order in Council P.C. 1801 of March 9, 1942, are effective until the 31st day of July, 1943, and that new regulations relating to the export of oats and barley grown in Western Canada and delivered subsequent to the 31st day of March, 1943, and to deliveries in the crop year commencing on the 1st day of August, 1943, are necessary and desirable and have been recommended by The Canadian Wheat Board;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Trade and Commerce, and under and by virtue of the powers vested in the Governor in Council by the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, and otherwise, and notwithstanding any law or statute to the contrary, is pleased to make the following Regulations and they are hereby made and established accordingly,—

REGULATIONS

PART I

1. *Interpretation*

- (a) Words and expressions used in these regulations shall be given the same meaning as would be accorded to such words and expressions if used in The Canadian Wheat Board Act.

PART II

2. In this part, unless the context otherwise requires—

- (a) "Designated area" means that area comprised by the Province of Manitoba, the Province of Saskatchewan, the Province of Alberta, and that part of British Columbia known as the Peace River District, the Creston and Wynndel areas, and such other parts of British Columbia as the Board may from time to time designate;
- (b) "Barley" and "Oats" means respectively barley and oats grown in the designated area whether processed or in natural form.
3. The Canadian Wheat Board is hereby empowered to regulate and control the export of oats and barley and any product containing oats and/or barley from Canada, and to issue permits for the exportation of oats or barley or any such product from Canada for such consideration, charge or fee as the Board may from time to time determine.
4. (a) It shall be the duty of the Board to deposit any moneys arising from the issuance of permits for the exportation of barley in a fund hereinafter called the "Barley Equalization Fund".
- (b) Any moneys accumulated in the Barley Equalization Fund during the period from the 1st day of April, 1943 to the 31st day of July, 1943, both inclusive, shall be distributed equitably among producers who, within the said period have lawfully delivered and sold barley under a delivery permit issued by The Canadian Wheat Board pursuant to Order in Council P.C. 10,000 of the year 1942, and have caused such sales and deliveries to be lawfully and properly recorded in the said permit.
- (c) Any funds accumulated in the Barley Equalization Fund in the period from the 1st day of August, 1943 to the 31st day of July, 1944, both inclusive, arising from the issuance of permits and any net profits arising from operations involving barley as ascertained under Section 11 (d) shall be distributed equitably among producers who, within the said period, have lawfully delivered and sold barley under a delivery permit issued by The Canadian Wheat Board pursuant to Order in Council P.C. 3135 of the year 1943, and have caused such sales and deliveries to be lawfully and properly recorded in the said permit.
5. (a) It shall be the duty of the Board to deposit any moneys arising from the issuance of permits for the exportation of oats in a fund hereinafter called the "Oats Equalization Fund".
- (b) Any moneys accumulated in the Oats Equalization Fund during the period from the 1st day of April, 1943, to the 31st day of July, 1943, both inclusive, shall be distributed equitably among producers who, within the same period, have lawfully delivered and sold oats under a delivery permit issued by The Canadian Wheat Board pursuant to Order in Council P.C. 10,000 of the year 1942, and have caused such sales and deliveries to be lawfully and properly recorded in the said permit.
- (c) Any funds accumulated in the Oats Equalization Fund in the period from the 1st day of August, 1943 to the 31st day of July, 1944, both inclusive, arising from the issuance of permits and any net profits arising from operations involving oats as ascertained under Section 11 (e) shall be distributed equitably among producers who, within the said period, have lawfully delivered

and sold oats under a delivery permit issued by The Canadian Wheat Board pursuant to Order in Council P.C. 3135 of the year 1943, and have caused such sales and deliveries to be lawfully and properly recorded in the said permit.

6. The Board may make such regulations as may be necessary or advisable for the efficient operation of the regulations contained in this part, and for the carrying out of the provisions thereof according to their true intent and meaning.
7. The Board may pay out of the said Funds all expenses of the Board incurred in connection with the administration of the regulations contained in this part.
8. The regulations contained in this part have been and shall be operative notwithstanding any statute or law to the contrary, unless so far as the same may be excepted herein, and shall be deemed to have been operative since the 31st day of March, 1943.

PART III

9. The Canadian Wheat Board is hereby empowered to buy Winnipeg barley futures or cash barley at a price per bushel which will assure that producers in Western Canada will be continuously offered the following prices per bushel for barley basis in store Fort William/Port Arthur:

No. 1 Canada Western Two Row or Six Row or No. 2 Canada Western Two Row or Six Row.....	60c
No. 3 Canada Western.....	58c
No. 1 Feed.....	56c

and such prices for each other grade of barley as in the opinion of the Board brings such grade into proper relationship with the grades of barley hereinbefore named.

10. The Canadian Wheat Board is hereby empowered to buy Winnipeg oats futures or cash oats at a price per bushel which will assure that producers in Western Canada will be continuously offered the following prices per bushel for oats basis in store Fort William/Port Arthur:

No. 2 Canada Western Oats.....	45c
Extra No. 3 Canada Western, No. 3 Canada Western or Extra No. 1 Feed.....	42c
No. 1 Feed.....	40c

and such prices for each other grade of oats as in the opinion of the Board brings such grade into proper relationship with the grades of oats hereinbefore named.

11. (a) The Canadian Wheat Board is empowered to enter into ordinary commercial banking arrangements on its own credit, and to borrow money on the security of oats and barley delivered to the Board, and the Governor in Council may authorize the Minister of Finance to guarantee advances made to the Board or to make loans or advances to the Board on such terms and conditions as may be agreed upon;
- (b) The Board may pay out such moneys for the purchase of such grain as aforesaid and also for expenses of the Board in connection with administration of these regulations;
- (c) Any net losses arising from these operations shall be paid from and out of unappropriated moneys of the Consolidated Revenue Fund;
- (d) Any net profits arising from operations involving barley shall accrue to the Barley Equalization Fund as soon as such profit is ascertained and after all barley acquired by the Board during the period referred to in paragraph 4 (b) hereof has been disposed of.
- (e) Any net profits arising from operations involving oats shall accrue to the Oats Equalization Fund as soon as such profit is ascertained and after all oats acquired by the Board during the period referred to in paragraph 5 (b) hereof have been disposed of.

12. The Board shall have all powers necessary or incidental to the handling and marketing of oats and barley purchased as provided above, and without limitation upon such powers, the following:

- (a) To buy and take delivery of oats and barley;
- (b) To sell or otherwise dispose of oats and barley;
- (c) To control importations and exportations of oats and barley into and from Canada, and as incidental thereto, to issue for such consideration, charge or fee as the Board may from time to time determine, permits for the exportation or importation of oats or barley from or into Canada;
- (d) To store and transport oats and barley;
- (e) To employ such officers, clerks and employees as may be necessary for carrying out these regulations;
- (f) To pay elevator or other agents of the Board, commission, storage and other charges, remuneration or compensation as may be agreed upon, subject to any provisions relating thereto of The Canada Grain Act or any other statute or law;
- (g) Subject to the foregoing subsection, to enter into contracts or agreements of any kind or with any person whatsoever, with respect to the purchase, sale, handling, storage, transportation and/or insurance of oats or barley;
- (h) To control by licence or otherwise the buying and selling of oats or barley in Canada, and to issue licences in such form as the Board may decide and to cancel at any time any licence by the Board;
- (i) To require each applicant for a licence to give a bond in such form and in such amount as may be satisfactory to the Board;
- (j) Generally to do all such other acts and things as may be necessary or convenient for the purpose of giving effect to the intent and meaning of these regulations.

13. It shall be the duty of the Board:

- (a) To buy all oats or barley offered for sale by producers at the prices established in accordance with Sections 9 and 10 of these regulations;
- (b) To report in writing to the Minister as soon as possible after the end of each month, as at the close of business on the last day of said month, its purchases and sales of oats and barley during the month and the quantities of oats and barley then on hand, the contracts to take delivery of oats and barley then held, the cost of same to the Board and the financial results of the Board's operations, which report shall be certified by the Auditors of the Board;
- (c) To make such other reports and furnish such further information as the Minister may from time to time require;
- (d) To appoint a responsible firm of Chartered Accountants for the purpose of auditing accounts and records and certifying such reports of the Board as the Governor in Council may require;
- (e) To give effect to any Order in Council that may be passed with respect to these operations.

14. The Board may make such regulations as may be necessary or advisable for the efficient operation and enforcement of these regulations, and for carrying out the provisions thereof according to their true intent and meaning.

15. These regulations, save and except as hereinbefore provided, shall come into operation on August 1, 1943, and shall expire on July 31, 1944, subject to the provisions of Section Nineteen of the Interpretation Act, which is hereby made applicable hereto as if the said regulations were revoked on said latter date.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending the National Selective Service Civilian Regulations—an officer of the Department of Labour to serve as Secretary of the National Selective Service Advisory Board

P.C. 4496

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 1st day of June, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Minister of Labour and under authority of the War Measures Act, Chapter 206 of the Revised Statutes of Canada, 1927, and the National Resources Mobilization Act, 1940, is pleased to amend the National Selective Service Civilian Regulations (P.C. 246 dated January 19, 1943, as amended) and they are hereby further amended by striking out sub-section three of section five hundred and one thereof and substituting therefor the following:

"(3) The Director of National Selective Service shall designate an officer of the Department of Labour to serve as Secretary of the Board."

A. D. P. HEENEY,

Clerk of the Privy Council.

Order in Council authorizing that use may be made of portions of streets and highways by persons or governments engaged in war activities.

P.C. 4564

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 4th day of June, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Munitions and Supply reports that representations have been made to the effect that use is required to be made of portions of streets and highways in some of the municipalities of Canada by the armed services and persons engaged in activities related to the prosecution of the war but the municipal authorities are not legally authorized to permit such user; and

That it is necessary for the security, defence, peace, order and welfare of Canada that such user be authorized subject to the approval of the appropriate municipal authorities.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply, and under the authority of the War Measures Act, is pleased to order and doth hereby order as follows:—

1. In this order unless the context otherwise requires "municipality" means any corporation incorporated by or pursuant to an act of the legislature of any province of Canada for the municipal government of any city, town, village, township, rural district or other part of Canada and includes the municipal authority in every such city, town, village, township, rural district or other locality.

2. With the approval of the municipality, any person or government engaged in activities related to the prosecution of the war may, in respect of such activities but

subject always to such conditions and for such time as the municipality may fix, enter upon, take possession of and occupy or make use of all or part of a street or highway belonging to or administered by a municipality.

3. No action shall be brought and no legal proceedings shall be instituted in respect of any entry on or occupation or user of all or part of a street or highway aforesaid or the doing of such act or thing thereon if either before or after such entry, occupation or user the municipality has approved such entry, occupation or user.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending the provisions of the Emergency Coal Production Board

P.C. 4565

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 4th day of June, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Emergency Coal Production Board was established by Order in Council P.C. 10674 of November 23, 1942, with the power and duty, *inter alia*, of rendering or procuring such financial assistance in such manner to such coal mine as the Board deems proper, for the purpose of ensuring the maximum or more efficient operation of such mine;

And whereas the Minister of Munitions and Supply states that the said Board reports that, in certain cases such financial assistance should be provided by the Board guaranteeing in the name and on behalf of His Majesty the King in right of Canada, the repayment of advances made by banks, instead of by means of cash advances made directly by the Board, and it is desirable that the said Order in Council P.C. 10674 be amended accordingly;

Therefore His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply, and pursuant to the powers conferred by the War Measures Act and otherwise, is pleased to amend Order in Council P.C. 10674 of November 23, 1942, as amended and it is hereby further amended by inserting immediately after paragraph (e) of subsection (1) of Section 3 thereof the following paragraph:—

“(ee) guaranteeing in the name and on behalf of His Majesty the King in right of Canada the repayment of any advance made by any bank to any person, firm or corporation engaged in the operation of any coal mine in any case where, in the opinion of the Board, the making of such advance and the giving of such guarantee will facilitate the maximum or more efficient operation of such coal mine.”

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council authorizing the National War Labour Board to authorize or direct wage rate adjustment in shipyards.

P.C. 4566

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 4th day of June, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 629 dated January 26, 1942, provision was made for the establishment of the basic scales of wage rates and the amount of cost of living bonus to be paid in certain shipyards therein mentioned in the provinces of Quebec and Ontario;

And whereas by Order in Council P.C. 3471 dated April 28, 1942, similar provisions were made with respect to the basic scale of wage rates and the cost of living bonus to be paid to employees of H.M.C. Dockyards and Halifax Shipyards Limited in the province of Nova Scotia;

And whereas it was not desired that the establishment by the said Orders in Council of such basic scales of wage rates or the fixing of such cost of living bonus should limit or restrict the power of the National War Labour Board to authorize adjustments thereof;

And whereas the Minister of Labour reports that the National War Labour Board has found that it has not authority under the Wartime Wages Control Order to authorize or direct any adjustment of the basic scales of wage rates, or of the cost of living bonuses required to be paid under the said Orders in Council, P.C. 629 dated January 26, 1942, and P.C. 3471 dated April 28, 1942.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, and under and by virtue of the powers conferred by the War Measures Act, is pleased to order and doth hereby order that nothing contained in Orders in Council P.C. 629 dated January 26, 1942, or P.C. 3471 dated April 28, 1942, shall be deemed in any way to limit or restrict, with respect to any employer subject to the provisions of the said Orders in Council or otherwise, any of the powers conferred by the Wartime Wages Control Order on the National War Labour Board.

A. D. P. HEENEY,

Clerk of the Privy Council.

Order in Council suspending regulations as to representation work under the Yukon Quartz and Placer Mining Acts.

P.C. 4574

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 4th day of June, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas under the Yukon Quartz and Placer Mining Acts, Dredging and Hydraulic Mining Regulations, provision is made for an annual expenditure of certain amounts in prospecting, developing and operating the location and for the payment of renewal fees and rental;

And whereas owing to exceptional conditions brought about by the war, the Minister of Mines and Resources was empowered by Order in Council P.C. 7750, dated September 2, 1942, to authorize the appropriate officers of the Department of Mines and Resources to grant extensions of time for the performance of assessment

work on gold mining properties staked under the provisions of the said Acts, provided the holders of such properties pay to the Mining Recorder the same fees or rental at the same times as they would be required to pay for renewals if the prescribed work had been performed;

And whereas it is represented to the Minister of Mines and Resources that since the above Order in Council was passed the holders of properties acquired under the provisions of the said acts and regulations are finding it increasingly difficult to obtain labour, supplies and equipment required for the operation of their holdings;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Mines and Resources is pleased to revoke the said Order in Council (P.C. 7750) and it is hereby revoked, accordingly.

His Excellency in Council is further pleased, under the powers conferred by the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, to order that the requirements of the said acts and regulations as to representation work be and they are hereby suspended; provided the holders of properties acquired thereunder pay to the Mining Recorder the same fees or rental at the same times as they would be required to pay for renewals if the prescribed work had been performed.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council prohibiting trafficking in War Savings Certificates.

P.C. 4578

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 4th day of June, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Finance reports that from time to time provision has been made for the issue and sale of non-transferable registered War Savings Certificates of a term of seven and one-half years subject to certain rights of redemption before the expiration of said term;

That cases have come to the attention of the Minister of Finance where individuals have attempted to set themselves up in the capacity of discount agents for War Savings Certificates, buying the said Certificates at a discount from ill-informed registered holders and then attempting to present them for redemption at their full redemption price as agents of such registered holders;

That, in the opinion of the National War Finance Committee and of the Minister, it is necessary to prohibit such practices and to impose penalties upon persons trafficking in War Savings Certificates; and

That the issue and sale of War Savings Certificates is necessary by reason of the state of war now existing and the proposed provisions are advisable for the peace, order and welfare of Canada by reason thereof;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under and by virtue of the powers conferred by the War Measures Act, chapter 206, Revised Statutes of Canada, 1927, is pleased to order and doth hereby order as follows:—

1. In this order "War Savings Certificate" means a War Savings Certificate issued pursuant to Order in Council P.C. 2184, dated May 24, 1940, Order in Council P.C. 2997, dated July 5, 1940, Order in Council P.C. 3512, dated July 30, 1940, Order in Council P.C. 3553, dated July 30, 1940, Order in Council P.C. 4629, dated September 11, 1940, Order in Council P.C. 4713, dated September 13, 1940, Order in Council P.C. 5966, dated October 26, 1940, or Order in Council P.C. 3665, dated May 4, 1943.

2. No person other than the registered holder, the legal representatives of a deceased registered holder or a person authorized by law to act on behalf of the registered holder by reason of his disability or incapacity may acquire any right, title or interest in a War Savings Certificate or any right to the proceeds upon the redemption of a War Savings Certificate.

3. (1) Every person who enters into, or offers to enter into, an agreement or arrangement which purports, for valuable consideration, to transfer to or vest in him any right title, or interest in a War Savings Certificate of which another person is the registered holder, or any right, title or interest in the proceeds from the redemption of any such Certificate, either by way of purchase, exchange, discount or otherwise, is guilty of an offence punishable on indictment or on summary conviction and liable, if convicted upon indictment, to a fine not exceeding two thousand dollars or to imprisonment not exceeding one year or to both such fine and such imprisonment, and, on summary conviction, to a fine not exceeding one thousand dollars or to imprisonment not exceeding six months or to both such fine and such imprisonment.

(2) No proceeding for an offence under this section shall be instituted except with the consent in writing of the Attorney General of Canada or the Minister of Finance and no such proceeding shall be instituted by way of indictment unless the Attorney General of Canada so directs.

(3) If a corporation is guilty of an offence under this section, any officer or director of the corporation who assented to or acquiesced in the commission of the offence is a party to and guilty of the offence.

(4) In any prosecution under Part XV of the Criminal Code for an offence under this section, the complaint shall be made, or the information laid, within ten years from the time when the matter of the complaint or information arose.

4. The Attorney General of Canada may recover as a debt due to His Majesty an amount equal to the amount received upon the redemption of a War Savings Certificate by any person other than the registered holder thereof, the personal representative of the deceased registered holder, or a person authorized by law to act on behalf of the registered holder by reason of his disability or incapacity.

5. (1) Where any person has entered into an agreement or arrangement which purports, for valuable consideration, to transfer to or vest in him any right, title or interest in a War Savings Certificate of which another person is the registered holder or any right, title or interest in the proceeds from the redemption of any such Certificate, either by way of purchase, exchange, discount or otherwise, the War Savings Certificate may be seized by a member of the Royal Canadian Mounted Police or by any person thereunto authorized by the Minister of Finance and the Minister of Finance may refuse to redeem any War Savings Certificate so seized or liable to seizure.

(2) Where any person has seized a War Savings Certificate pursuant to this section, he shall forthwith transmit it to the Minister of Finance or the National War Finance Committee at Ottawa together with a full report of the seizure and the circumstances giving rise thereto.

(3) Upon receipt of a War Savings Certificate seized pursuant to this section, the Minister of Finance or the National War Finance Committee shall forthwith, by notice, inform the registered holder of the reasons for the seizure and notify him that the War Savings Certificate will be cancelled unless, within six months from a date set out in the notice, proceedings are instituted in the Exchequer Court of Canada to enforce a right to redeem the War Savings Certificate.

(4) It shall be sufficient service of a notice under this section to send it by registered mail, in the case of the registered holder, to the address shown on the War Savings Certificate or to his last known address and, in the case of the person from whom the War Savings Certificate was seized, to his address as stated in the report of the seizure.

(5) Where a War Savings Certificate is seized pursuant to this section and no proceedings are instituted for the redemption thereof within the time fixed by the notice given pursuant to subsection three of this section or such proceedings are instituted and the Court determines that the claimant is not entitled to any relief, the Minister of Finance may cancel the War Savings Certificate or, in his discretion, may pay the proceeds thereof into the Consolidated Revenue Fund or use part or all thereof to compensate the registered holder for any loss he may have sustained through dealing with an unauthorized person.

A. D. P. HEENEY,
Clerk of the Privy Council.

**Order in Council authorizing the Minister of Finance to lease
properties in Ottawa and Victoria and Vancouver, B.C.**

P.C. 4579

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 4th day of June, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 2641 dated the 1st day of April, 1943, the Minister of Finance was authorized, in order to relieve the housing situation in the City of Ottawa and contiguous municipalities and for the furtherance of the war effort to lease on behalf of His Majesty the King in the right of Canada, suitable buildings, not exceeding ten, and to convert the same into multiple housing units to be sublet to tenants, the total amount of the liability of the Minister under all contracts for such conversion not to exceed \$50,000;

And whereas the Minister of Finance reports that it is apparent that additional suitable buildings must be converted into multiple housing units in the City of Ottawa and contiguous municipalities in order to relieve the acute housing shortage which exists in the said district;

That as a result of the influx of population since the commencement of the present war into the Vancouver and Victoria districts in the Province of British Columbia, there exists an acute shortage of housing accommodation in the said districts;

That there are available in the said districts large dwelling houses capable of being subdivided into multiple dwellings thus creating additional housing units at a minimum cost; and

That it is expedient and necessary for the relief of the housing situation in the said districts and for the furtherance of the war effort that His Majesty the King in right of Canada lease suitable buildings from their owners and convert the same into multiple housing units to be sublet to suitable tenants;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under the authority of the War Measures Act, Chapter 206 of the Revised Statutes of Canada, 1927, is pleased to order and doth hereby order as follows:—

1. The Minister of Finance (hereinafter called "the Minister") on behalf of His Majesty the King, is hereby authorized to acquire by way of lease from the owners thereof, not more than forty suitable buildings (in addition to those leased under the provisions of the said Order in Council P.C. 2641) located in the City of Ottawa and in contiguous municipalities (hereinafter referred to as "the buildings") for the purpose of converting the said buildings into multiple housing units;
2. The Minister of Finance on behalf of His Majesty the King is hereby authorized to acquire by way of lease from the owners thereof not more than fifty suitable buildings located in the Vancouver and Victoria districts in the Province of British Columbia, for the purpose of converting the said buildings into multiple housing units;
3. The terms of the lease of each of the buildings shall be for a period of five years, with the privilege of the Minister renewing the said leases for a further period of three years, but subject to the proviso that the said Minister may at any time cancel the said lease upon thirty days' notice;
4. The total monthly rental payable by the Minister for any of the buildings so leased shall not exceed in each case one per centum of the appraised value of the property before conversion plus one-twelfth of the increase in annual municipal real estate taxes occasioned by the conversion of the said property;
5. The Minister may enter into contracts for rebuilding, remodelling, reconditioning, rehabilitating, converting, changing or altering the buildings, provided that the

average estimated cost of construction for units created in any one building shall not exceed the sum of \$1,500 per unit, and provided that the total amount of the liability of the Minister under all such contracts in the City of Ottawa and contiguous municipalities (in addition to those made under the said Order in Council P.C. 2641) shall not exceed \$200,000, and provided further that the total amount of the liability of the Minister under all such contracts in the Vancouver and Victoria districts shall not exceed \$250,000;

6. The said contracts shall be either for a stipulated sum or upon the cost plus a fixed fee basis;
7. The Minister may employ such appraisers, architects, builders and other assistants as are necessary to implement this Order and may purchase or rent all equipment and accommodation necessary to carry out the provisions of this Order;
8. The Minister may sublet to suitable tenants at reasonable rentals the housing units so created in the buildings, provided that the term of any sub-lease granted by the Minister shall not exceed a period of one year, and provided further that the sub-lease shall be subject to the right of cancellation by the Minister as is contained in the lease by which the Minister is seised of the building;
9. The rentals received by the Minister from the tenant of the housing unit shall be deposited in the Consolidated Revenue Fund;
10. Upon the expiration or the cancellation of the leases the said buildings shall be returned by the Minister to the owners in their then existing condition;
11. All rents for the said buildings and all costs and expenses incurred in carrying out the provisions of this Order shall be paid out of monies appropriated by Parliament to carry out measures deemed necessary in consequence of the existence of a state of war.
12. The Director of Housing may, on behalf of the Minister of Finance and in accordance with the foregoing provisions, sublet the housing units created pursuant to this Order and may execute on behalf of the said Minister all sub-leases to lessees of the said housing units.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council prohibiting the export of barley malt except under permit.

P.C. 4599

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 4th day of June, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council of October 4, 1941, P.C. 7674, the exportation from Canada of certain articles is prohibited, except under permit issued by or on behalf of the Minister of Trade and Commerce;

And whereas the Canadian Wheat Board has recommended that the exportation of barley malt be similarly prohibited except under permit;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Trade and Commerce, and under and by virtue of the power conferred by Section 290 of the Customs Act (Section 10, Chapter 24 of the Statutes of 1937) and by the War Measures Act (Chapter 206 Revised Statutes of Canada 1927) is pleased to order as follows:

1. The exportation of the following commodity is prohibited except under permit issued by or on behalf of the Minister of Trade and Commerce:

Group 1. Agricultural and Vegetable Products

Barley Malt.

2. Schedule One of the said Order in Council (P.C. 7674 of October 4, 1941) is hereby amended by the addition thereto of the above commodity.

3. This Order shall come into force and have effect on and after the tenth day of June, one thousand nine hundred and forty-three.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council authorizing regulations re appeals under the Criminal Code, Part XV—breaches of the wartime regulations.

P.C. 4600

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 7th day of June, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Justice reports that a very large proportion of the prosecutions for breaches of wartime regulations are conducted under Part XV of the Criminal Code, relating to summary convictions, for the reason that in these cases it is of great importance that conviction and punishment should follow quickly upon the commission of the offence and for this reason proceedings by way of summary conviction are resorted to in preference to proceedings by way of indictment; and

That under Part XV aforesaid trials are conducted by magistrates or justices of the peace, and there is an appeal to or a trial *de novo* by a judge of the county or district court (in the Province of Quebec, a judge of the Court of King's Bench, Crown Side), and the decision of such appellate judge is final;

And whereas the Minister further reports that, in many of these prosecutions under Part XV aforesaid, questions of law of first rate importance are not infrequently raised relating to the validity and the construction of wartime regulations and it has been represented to him that, in the interest of uniformity of decisions as well as the true construction of all wartime regulations, further appeals should be allowed to the provincial courts of appeal and the Supreme Court of Canada wherever, in the opinion of the court to be appealed to, an important question of law or of mixed law and fact is raised.

And whereas it is deemed necessary or advisable for the security, defence, peace, order and welfare of Canada that such appeals be provided for;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Justice, and under and by virtue of the powers vested in the Governor in Council by the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to make the following regulations and they are hereby made and established accordingly,—

REGULATIONS

1. In these regulations, unless the context otherwise requires,—

- (a) "count of appeal" means, in the province in which an offence is alleged to have been committed, the court designated in paragraph (7) of section 2 of the Criminal Code as the court of appeal for that province;
- (b) "wartime regulations" means any regulations or orders made under the authority of the War Measures Act.

2. In any proceedings under Part XV of the Criminal Code for an offence against wartime regulations, an appeal from a judgment of the county or district court judge or, in the Province of Quebec, the judge of the Court of King's Bench, Crown Side, on any ground of appeal which involves a question of law or of mixed law and fact shall lie to the court of appeal by leave of such court.

3. A further appeal from a judgment or decision of the court of appeal shall lie to the Supreme Court of Canada by leave of such court.

4. No application for leave to appeal made under either of the two next preceding sections shall be entertained except within twenty-one days from the date of the judgment or decision appealed from or within such further period as the court applied to may, for special reasons, allow.

5. Subject as herein otherwise provided, the procedure upon any such appeal to the court of appeal and the powers of the court of appeal, including the power to grant a new trial, shall, *mutatis mutandis*, so far as the same are applicable to such an appeal, be the procedure prescribed and the powers given by sections 1012 to 1021 inclusive of the Criminal Code and the rules of court passed pursuant thereto and to section 576 of the Criminal Code.

6. Sections 1023 to 1025 inclusive of the Criminal Code shall, in so far as the same are not inconsistent with this regulation, apply to any appeal to the Supreme Court of Canada taken pursuant to this regulation.

7. The Attorney-General of Canada shall have a right to appeal in any case where the Attorney-General of the province in which the offence is alleged to have been committed has such right.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending the regulations re customs duties and taxes on munitions or supplies of war (P.C. 1/3233 April 19, 1943)

P.C. 4616

Certified to be a true copy of a Minute of a Meeting of the Committee of the Privy Council, approved by His Excellency the Governor General on the 7th June, 1943.

The Committee of the Privy Council have had before them a report, dated May 20th, 1943, from the Minister of National Revenue representing:—

That Sections (1), (2) and (3) of Order in Council (P.C. 1/3233, dated April 19, 1943, which rescinds Orders in Council (P.C. 79/2980), (P.C. 85/2105) and (P.C. 1/8255), contains certain language which has given rise to question as to the true meaning thereof, and clarification is therefore deemed advisable;

That Section (4) of Order in Council (P.C. 1/3233) provides in effect that Customs duties and/or taxes shall not be collected on "inventories" of munitions and supplies of war and other specified goods which had been entered at Customs for home consumption or purchased in Canada and delivery thereof taken prior to April 1, 1943, by "agents" of the Minister of Munitions and Supply duly appointed as such under Order in Council (P.C. 1/8255);

That Section (8) of Order in Council (P.C. 1/3233) provides in effect that the Department of Munitions and Supply shall ensure that increases in contract prices are not paid to contractors in respect of munitions or supplies of war manufactured or supplied from such duty free and tax exempt "inventories";

That companies which were duly appointed "agents" under P.C. 1/8255, after discussing P.C. 1/3233 at a meeting held in Toronto, have made representations to the Department of Munitions and Supply through the Canadian Manufacturers Association, Toronto, to the effect that in order to facilitate the change-over from a duty free and tax exempt basis to a duty and tax paid basis with a minimum of paper work and investigational work on the part of both contractors and the Government Departments concerned, Section (4) of P.C. 1/3233 should be amended so as to provide that former

"agents" may elect to pay the Customs duties and/or taxes on goods imported, or purchased in Canada and delivery thereof taken, prior to April 1, 1943, and which remained on hand at the time of such election; and that the last part of Section (7) of P.C. 1/3233 be suitably amended, in the interests of clarification, in order to make clear that the Department of National Revenue shall only investigate and verify such claims as the Department of Munitions and Supply may deem expedient to refer to it, the thought being that it would be a waste of time and effort on the part of officers of both Departments if the Department of Munitions and Supply were required to submit to the Department of National Revenue claims which are similar or identical to claims previously verified; and

That administrative officers of the Customs and Excise Divisions of the Department of National Revenue and of the Department of Munitions and Supply have considered the representations made by the Canadian Manufacturers Association and are in agreement as to the merits thereof.

The Minister, therefore, with the concurrence of the Minister of Finance and the Minister of Munitions and Supply, recommends that, under authority of Section 3 of the War Measures Act the said Order in Council (P.C. 1/3233) be amended:—

- (1) By striking out the words "on importations or purchases in Canada prior to April 1, 1943" after the word "paid" in Sections (1), (2) and (3) thereof, and inserting, in lieu thereof, the following: "prior to April 1, 1943, on goods imported, or on deliveries made by Canadian suppliers before that date."
- (2) By adding to Section (4) thereof the following proviso: "provided, however, that a former 'agent' may at any time elect to bring his inventories to a duty and tax included basis subject to the approval of the Minister of National Revenue and the Minister of Munitions and Supply."
- (3) By striking out the last five lines of Section (7) thereof, after the word "contractor", reading: "and for which he shall submit a claim in approved form, and the Department of National Revenue shall furnish to the Department of Munitions and Supply certificates as to the amounts of Customs duties and/or taxes properly payable to the contractor, after verification of his claim", and inserting, in lieu thereof, the following: "and for which he shall submit a claim in a form acceptable to the Minister of Munitions and Supply, who may, if he deems it advisable, request the Department of National Revenue to furnish to the Department of Munitions and Supply certificates as to the amounts of Customs duties and/or taxes properly payable to the contractor, after verification of his claim."

The Committee concur in the foregoing recommendation and advise that the said Order in Council be amended accordingly, effective on and after April 1, 1943.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council appointing John Grant Glassco Controller of The de Havilland Aircraft of Canada Ltd.

P.C. 4668

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 7th day of June, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Munitions and Supply represents:

That The de Havilland Aircraft of Canada Limited (hereinafter referred to as "the Company") is engaged in the production and assembly of aircraft and aircraft parts for His Majesty in a plant situated in or near the City of Toronto, and in particular in the production and assembly of "Mosquito" aircraft which are urgently required for the prosecution of the war; and

That to ensure the satisfactory carrying out of the "Mosquito" aircraft program, it is deemed advisable for the security, defence, peace, order and welfare of Canada and the efficient prosecution of the war, that a Controller be appointed to manage, operate and carry on the business, undertaking, affairs and operations of the Company;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply and under and by virtue of the powers conferred by the War Measures Act and The Department of Munitions and Supply Act, is pleased to order and doth hereby order:

1. That John Grant Glassco, of the City of Toronto, Chartered Accountant, be and he is hereby appointed Controller of the business, undertaking, affairs and operations of the Company, including the operations of the plant hereinbefore mentioned;

2. That the said Controller shall have the custody and control of the undertaking and all the property and assets of the Company and shall have the power and authority, in the name and on behalf of the Company, to manage, operate, and carry on the business, undertaking, affairs and operations of the said Company, including the operations of the said plant, and without limiting the generality of the foregoing, the said Controller shall have power and authority in the name or on behalf of the Company to—

- (a) bring or defend any action, suit or other legal proceeding, civil or criminal;
- (b) draw, accept, make, endorse, discount, execute and issue promissory notes, bills of exchange, bills of lading, warrants, and other negotiable or transferable instruments;
- (c) borrow any sum or sums of money which, in the opinion of the said Controller, is or are required for the carrying on of the business operations and undertaking of the said Company and give security therefor on all or any part of the property and assets of the Company;
- (d) enter into contracts and execute deeds and other documents relating to the carrying on of the business and operations of the Company and for such purposes use, when necessary, the seal of the Company;
- (e) exercise the powers, authorities and rights which but for the provisions of this order would have been exercisable by the board of directors of the Company; and
- (f) do and execute all such other things as are necessary, advisable or expedient for the management, operation and carrying on of the business, undertaking, affairs and operations of the Company;

3. That the said Controller shall exercise the foregoing powers and authorities subject to such instructions and directions, if any, as the Minister of Munitions and Supply may from time to time see fit to give, provided, however, that all acts and things done by the said Controller hereunder shall, whether or not in contravention of such instructions or directions, be binding upon the Company and all persons are invited to act accordingly;

4. That Messrs. Robert A Laidlaw, J. Douglas Woods and Bethune L. Smith, all of the City of Toronto, be and they are hereby appointed as an Advisory Committee to advise and assist the said Controller in the carrying out of his duties;

5. That the said Controller shall be paid such remuneration as shall be determined by the Minister to be fair and reasonable including out-of-pocket expenses, all of which shall be a charge upon the operations of the Company, and that the said Controller shall have full power and authority to employ such assistants to aid him in the carrying out of his duties hereunder as in the opinion of the Controller shall seem desirable, and to pay such assistants such remuneration as to the Controller shall seem fair and reasonable, and such remuneration shall likewise be a charge upon the operations of the Company;

6. That the said Controller shall continue to be Controller of the business, undertaking, affairs and operations of the Company until his appointment as such is revoked by His Excellency the Governor General in Council and the powers and authorities

hereinbefore conferred upon the said Controller may be exercised at any time and from time to time until varied or revoked by His Excellency the Governor General in Council;

7. That until revocation of the said Controller's appointment as aforesaid, neither the board of directors nor the shareholders of the Company shall be entitled, directly or indirectly, to manage, operate or carry on or control or supervise the management, operation or carrying on of the business, undertaking, affairs and operations of the Company, except to such extent as the Controller may think fit;

8. That the said Controller and any person acting for or on behalf of or under the authority of the said Controller, and the members of the said Advisory Committee as such, shall not be or become personally liable to any person (including the Company, its creditors and/or shareholders) for anything done or omitted in the exercise or purported exercise of any power or authority from time to time vested in or conferred upon the said Controller;

9. That any person violating or interfering with the exercise by the Controller of any of the powers, authorities and rights conferred upon the said Controller shall be liable upon summary conviction to a fine of not exceeding Five thousand dollars (\$5,000) or imprisonment for a term not exceeding five years or to both fine and imprisonment.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council authorizing the Wood Fuel Controller to acquire equipment and facilities for production of wood fuel

P.C. 4669

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 7th day of June, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Munitions and Supply represents:—

That the Wood Fuel Controller reports that the serious shortage of wood fuel makes it essential that certain equipment and facilities capable of being used for the production of wood fuel should be diverted to its production; and that it will be necessary for the Wood Fuel Controller to require persons having suitable equipment and facilities to produce, store or transport wood fuel and to use such equipment and facilities for its production, storage or transportation and to purchase, produce, store, transport or dispose of wood fuel;

That it is proposed that wood fuel purchased or otherwise acquired by the Wood Fuel Controller as aforesaid will be made available as may be required to meet shortages in the supply of wood fuel existing from time to time and that the prices which will be realized on the disposal of such wood fuel will be less than the cost thereof;

That it is necessary to provide funds for the purposes aforesaid, and that the Department of Munitions and Supply holds on its file Financial Encumbrance No. 1492, for the sum of \$1,000,000, to cover the anticipated expenditures for such purposes during the current fiscal year; and

That the Supplementary 1941 War Appropriation Act provides that, with the approval of the Governor in Council, any moneys received as a refund or repayment of any advance, loan or expenditure made under the authority of the said Act or the War Appropriation Acts of 1939, 1940 and 1941 may be re-expended, advanced or loaned for the purposes of the said Act.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply, and under the authority of the War Measures Act and the Department of Munitions and Supply Act, is pleased to order and doth hereby order as follows:—

1. Without limiting the powers conferred by the Regulations respecting Wood Fuel established by P.C. 4362 of May 28, 1943, the Wood Fuel Controller may,

- (a) order any person who has any equipment or facilities capable of being used for the production or transportation of wood fuel, to produce, store or transport wood fuel and to use such equipment and facilities for its production, storage or transportation upon such terms and conditions as the Wood Fuel Controller may determine;
- (b) purchase, produce, store, transport or dispose of wood fuel, in such manner and upon such terms and conditions as the Wood Fuel Controller may determine;
- (c) do or order to be done all things necessary or desirable to carry out the purposes hereinbefore set out.

2. Authority is hereby granted to pay all sums from time to time required to be paid for the purposes of or as incidental to the carrying out of this Order and all sums received upon the sale or disposal of wood fuel by the Wood Fuel Controller as contemplated by this Order may be re-expended or advanced for the like purposes.

3. Authority is hereby further granted to make accountable advances, in such amounts as the Minister of Munitions and Supply may from time to time determine or approve, to any person requested or directed by the Wood Fuel Controller pursuant to this Order to produce, store or transport wood fuel.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council declaring days that are to be observed as statutory holidays by members of the public service, legal holidays or non-juridical days and additional holidays in the province of Quebec.

P.C. 4671

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 7th day of June, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council, dated 25th September, 1942 (P.C. 8682), it was set out that it was expedient in the interests of the war effort to announce a policy about the observance of statutory holidays in order to remove uncertainty as to whether employees generally should or should not be required to work on each such holiday and, accordingly, the Order listed the statutory holidays which should be observed by employers and employees during the present War;

And whereas by Order in Council, dated 15th February, 1943 (P.C. 1181), it was provided that, notwithstanding the provisions of the Bills of Exchange Act, Chapter 16 of the Revised Statutes of Canada, 1927, and amendments thereto, the days set out in the said Order (P.C. 1181) and no other days should be observed as legal holidays or non-juridical days;

And whereas in both the said Orders the first Monday in July was set apart for observance as a holiday and by the Order of 25th September, 1942 (P.C. 8682), the provisions of the Dominion Day Act, Chapter 49 of the Revised Statutes of Canada, 1927, were suspended for the duration of the present War and the first Monday in July was made a legal holiday to be kept and observed as such under the name of Dominion Day;

And whereas it is considered desirable that Dominion Day should be observed and celebrated on the first day of July and that the Order for the proposed celebration of Dominion Day on the first Monday of July should be revoked;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Secretary of State, concurred in by the Minister of Justice and the Minister of Labour, is pleased hereby to revoke the said Orders in Council (P.C. 8682) of September 25, 1942, and (P.C. 1181) of February 15, 1943, and to make the following declaration in respect of the observance of statutory holidays:—

A. Apart from Sundays or such weekly days of rest provided in lieu thereof,

(i) the following statutory holidays and these holidays only should be observed by employers and employees during the present War:—

- (a) New Year's Day,
- (b) Good Friday,
- (c) Dominion Day,
- (d) Labour Day,
- (e) Thanksgiving Day,
- (f) Christmas Day.

(ii) reasonable opportunity should continue to be allowed to employees for the performance of their religious duties.

B. The provisions of any collective labour agreement that are inconsistent with subsection A. (i) of this declaration of policy should be suspended for the duration of the present War by mutual consent of the parties thereto but, pending such suspension, shall remain in force and continue to be observed.

His Excellency in Council, on the same recommendation, with the concurrence aforesaid, and under the authority of the War Measures Act, Chapter 207, Revised Statutes of Canada 1927, is further pleased to order and doth hereby order as follows,—

1. Notwithstanding the provisions of Section 45 of the Civil Service Act, Chapter 22 of the Revised Statutes of Canada, 1927, or of any other law, order or regulation, apart from Sundays or such weekly days of rest provided in lieu thereof, the following days and none other shall be the holidays to be observed by members of the Public Service of Canada as defined in Order in Council of the 26th of August, 1941 (P.C. 6702), as amended:—

- (a) New Year's Day,
- (b) Good Friday,
- (c) Dominion Day,
- (d) Labour Day,
- (e) Thanksgiving Day,
- (f) Christmas Day.

Reasonable opportunity should continue to be allowed to employees for the performance of their religious duties.

2. Notwithstanding the provisions of Section 43 of the Bills of Exchange Act, Chapter 16 of the Revised Statutes of Canada, 1927, in all matters relating to bills of exchange, the following and no other days shall be observed as legal holidays or non-juridical days:—

- (a) In all the provinces of Canada,
Sundays,
New Year's Day,
Good Friday,
Dominion Day,
Labour Day,
Christmas Day,
Any day appointed by proclamation for a public holiday or a general fast or a general thanksgiving throughout Canada,
The day next following New Year's Day, Dominion Day and Christmas Day when such days respectively fall on Sunday;

(b) In the Province of Quebec in addition to the said days,
 The Epiphany,
 The Ascension,
 All Saints' Day,
 Conception Day.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council authorizing assistance respecting maintenance of feed grain reserves

P.C. 7/4690

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 8th June, 1943.

The Board had under consideration a memorandum from the Honourable the Minister of Agriculture reporting that:—

"Whereas the production of live stock and live-stock products for food is looked upon as a major contribution by agriculture to the war effort and as a consequence every effort is being made to stimulate such production toward attaining to increased goals, and

Whereas the demand for and consumption of Western-grown feed grains in Eastern Canada has increased greatly and will continue to increase, and

Whereas the transportation of such grains into Eastern Canada must mainly be carried out by rail movement due to lack of available shipping on the Great Lakes and St. Lawrence Waterways, and

Whereas during the winter months of 1943 the movement of grain by rail into Eastern Canada when severe winter conditions prevailed, proved entirely inadequate to maintain a sufficient volume of supplies, and

Whereas it is accordingly desirable and expedient that a plan be instituted to enable the building up of reserve stocks of feed grain wherever suitable storage may be found available in the Eastern Canadian provinces, as a reserve to be drawn upon as needed during the winter of 1944 when rail shipments undoubtedly will again prove inadequate to meet the increasing demand for feed.

The undersigned, therefore, recommends that Your Excellency, under the authority of the War Measures Act, do approve the policy herein set out and do authorize the Feeds Administrator, under the supervision of the Agricultural Supplies Board, to make expenditures as herein authorized, such expenditures not to exceed \$1,000,000, to be chargeable to moneys to be allotted to the Department of Agriculture from the War Appropriation for the use of the Agricultural Supplies Board;

To pay the difference, represented by legitimate charges, between the cost of oats, wheat or barley released from the reserve stock, and the cost which would be incurred if oats, wheat or barley of comparable grades were purchased currently from in-store stocks basis Fort William-Port Arthur at the time of the release, provided that such charges be made up of one or more of the following:—

- (i) Carrying charges (elevator storage, interest and insurance);
- (ii) Differentials in transportation occasioned by any excess charges above the all rail rates in moving grain into reserve stocks and to extra charges because of the out-of-line position of reserve stocks;
- (iii) Local switching charges which may apply within the harbour area where reserve stocks have been stored;
- (iv) Unloading and loading out charges assessed by the terminal elevators."

The Board, having approved the estimate of expenditure chargeable to the War Appropriation, 1943-44, concur in the above report and recommendation and submit the same for favourable consideration.

A. D. P. HEENEY,
Clerk of the Privy Council.

**Order in Council approving the payment of travelling expenses re
'Order—Medical Examination' under Mobilization
Regulations, to be paid in certain cases**

P.C. 45/4690

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 8th June, 1943.

The Board had under consideration a memorandum from the Honourable the Minister of Labour reporting:—

"1. That Section 7 (3) of the National Selective Service Mobilization Regulations, P.C. 10924, dated December 1, 1942, states:

'Upon receipt from the Registrar of an 'Order—Medical Examination', the man shall immediately notify his employer of the receipt of such Order and report at his own cost to one of the nearest examining physicians for examination; and if so ordered by the Registrar, the man shall report for further examination or examinations by such examining physicians as the Registrar may designate'.

2. That it has been found that in remote areas it is not always possible to have available a medical doctor to examine persons to whom an 'Order—Medical Examination' has been sent.

3. That, in an endeavour to comply with the Mobilization Regulations, there exists the possibility that a person to whom an 'Order—Medical Examination' has been sent might be put to considerable personal expense.

The undersigned therefore recommends

(a) That, notwithstanding anything contained in Section 7 (3) of the National Selective Service Mobilization Regulations of December 1, 1942, His Excellency in Council authorize the Director of National Selective Service to approve for payment any account for travel expenses, including berth, meals, boat or railway fare, where in his opinion such expenditures have been made under extraordinary or special circumstances by anyone responding to an 'Order—Medical Examination',

(b) That an expenditure made under authority of this Order shall be supported by properly receipted vouchers.

(c) That such expenditures may be charged to the War Appropriation."

The Board concur in the above report and recommendation, subject to the conditions detailed hereunder, and submit the same for favourable consideration;

1. Such payments shall be made only in respect of travelling expenses incurred by persons resident in remote localities where no facilities for the required medical examination are available and who are unable to meet such costs from their own resources.

2. A detailed report with respect to all payments made by the Department during the first three months of operation is to be submitted to the Treasury Board at an early date following the completion thereof.

A. D. P. HEENEY,

Clerk of the Privy Council.

**Order in Council approving payment of compensation to widow,
children, father or mother of a deceased salt-water fisherman
or member of the Merchant Navy**

P.C. 105/4690

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 8th June, 1943.

The Board had under consideration a memorandum from the Honourable the Minister of Transport and the Honourable the Minister of Fisheries reporting:

"That by Order in Council, P.C. 149/8745 of September 26, 1942, as amended by Order in Council, P.C. 123/2590 of March 31, 1943, regulations were made to govern the payment of compensation to Canadian salt-water fishermen and personnel of the Canadian Merchant Navy for loss of effects through enemy action or counter-action, Regulation 4 (a) of such regulations reading as follows:—

'4 (a) In the event of a person to whom these regulations apply having lost his life, or, under the provisions of Order in Council, P.C. 104/3546, of April 30th, 1942, being presumed to have lost his life, through enemy action or counter-action in which his personal effects are lost, the widow, or in her absence, the next of kin of such person, shall be entitled to claim for the said loss of effects to the same extent as the person who lost his life might have done had he survived; the provision to apply to claims for loss suffered on and after September 3rd, 1939.'

That it is desirable that the payment of compensation should be restricted to the widow, children, father or mother of the person to whom the said regulations apply, but it appears that the term 'next of kin' may be interpreted to include cousins and other relations;

That it is also desirable that the amount paid in any case shall not exceed 70 per cent of the amount which otherwise would have been payable to the person to whom the said regulations apply.

The undersigned, therefore, recommend that Your Excellency in Council, under and by virtue of the War Measures Act, Chapter 206 of the Revised Statutes of Canada, 1927, be pleased to amend said Order in Council, P.C. 149/8785, as amended by Order in Council, P.C. 123/2590 by rescinding Regulation 4 (a) as made thereunder and substituting in lieu thereof the following:—

'4 (a) If a person to whom these regulations apply loses his life in the enemy action or counter-action in which his personal effects are lost, the widow, children, father or mother of the said person shall have the right to receive an amount not exceeding, in any case, seventy per cent of the amount which would otherwise have been payable to the said person. This provision shall be deemed to have come into force on September 3rd, 1939.

(b) For the purpose of this regulation, the appropriate Minister may presume death in every case in which the evidence available as to the circumstances surrounding the disappearance of the person in question, or loss of the ship upon which he was serving, raises no reasonable doubt in his opinion that the death of the said person has in fact occurred'."

The Board concur in the above report and recommendation, and submit the same for favourable consideration.

A. D. P. HEENEY,
Clerk of the Privy Council.

PART II

Miscellaneous Administrative Orders

DEPARTMENT OF AGRICULTURE

Order No. 57

The Dairy Products Board hereby orders:—

That notwithstanding the provisions of Order No. 56 of the Dairy Products Board, any cheese factory in Ontario and Quebec may sell cheese made on and after 1st June, 1943, to those supplying milk to the factory during the month in which such sales are made, provided:

- (a) that the quantity of such cheese sold to all milk suppliers of any cheese factory during any calendar month is not greater than the quantity sold to all milk suppliers of the factory during the corresponding month of the previous year;
- (b) that such cheese sold to any milk supplier is solely for the consumptive requirements of the supplier and members of his family or others who habitually reside with the milk supplier;
- (c) that the secretary of the factory keeps accurate records showing particulars of all such cheese so sold, which records shall be open for inspection by any person designated by the Board.

Made at Ottawa this 31st day of May, 1943.

J. F. SINGLETON,
Chairman.

DEPARTMENT OF LABOUR

National War Labour Board

IN THE MATTER of the Wartime Wages Control Order, P.C. 5963, and in the matter of an application by the National Joint Conference Board of the Construction Industry in respect of uniformity of cost of living bonuses throughout the construction industry.

FINDING

The National War Labour Board finds that the National Joint Conference Board of the Construction Industry, representative of both employers and employees, at its meeting held in Ottawa on Monday, May 3, 1943, unanimously approved the following Resolution:—

“The meeting noted the recommendations that had been considered by the Regional War Labour Boards concerning the amount and adjustment of cost of living bonus for the construction industry, and approved the proposal that those manual workers in the construction industry who have not received, pursuant to the provisions of E.M. No. 4, a cost of living bonus of five cents per hour or its equivalent should have their present bonus increased as from a date hereunder proposed, to an amount calculated on the increase in the cost of living index from April 1, 1941, to February 1, 1943, or thereabouts, and amounting to approximately \$2.07½ per week. This amount is to be paid on a weekly basis in accordance with the provisions of Section 38 (2) of P.C. 5963. Those manual workers in the industry who pursuant to the provisions of E.M.

No. 4, have received a cost of living bonus of 5 cents per hour or more, should continue to be paid such bonus as is now in effect on the condition that it be paid with respect to standard working hours only.

When permissive decisions have been made it is desired that these and other decisions affecting cost of living bonuses should be made mandatory.

It is understood that the acceptance of the wage rates in effect on April 1, 1941, or in fact at any date, as a base from which cost of living bonus should be paid or computed, or the amount of cost of living bonus itself, shall not prejudice the right of either employers or employees to contend as to the extent, if any, to which such rates reflected or reflect increase in living costs occurring since August, 1939.

It is contemplated that employers and employees shall not be precluded from making application for adjustment of the basic wage rates in such cases as it can be shown that the wage rates in any trade in any locality are "low" within the meaning of the provisions of P.C. 5963. It is anticipated, however, in view of the provisions of the resolution and recommendation adopted by the National Joint Conference Board of the Construction Industry, (as referred to in E.M. No. 4) and having regard to the time which has since elapsed, also changes in conditions which have since occurred, that any application to justify approval of any increase in basic wage rates would necessarily have to show exceptional conditions.

Concerning the date of adjustment of bonus awards, it is agreed that the first payroll period beginning on or after May 15th should be set as the date at which the annual adjustment of the cost of living bonus for all manual trades in the construction industry should be made. Those employees who would receive an increase under the above noted proposed adjustment with respect to the amount of the cost of living bonus would receive such increase commencing May 15th, 1943. In regard to those cost of living bonus awards made pursuant to E.M. No. 4 and amounting to five cents per hour or more, those which expire before May 15th, 1943, would be extended to this latter date while those expiring after May 15th, 1943, would be extended to May 15, 1944."

In Section 46 of Order in Council, P.C. 5963, it is provided:—

"(1) The National Board, may, with respect to any employer or employee, or any class of employers or employees, direct that any increase or decrease in a cost of living bonus or that the commencement of the payment thereof be made at a time and in respect of intervals other than those specified in Section 34.

(2) No direction may be made under this Section by a Regional Board."

It would be fair and reasonable that the amount of cost of living bonus should be adjusted as provided in the Resolution of the National Joint Conference Board of the Construction Industry, as quoted herein, and under the stated conditions applicable thereto, except that;

- (i) the amount of such cost of living bonus shall be calculated on the rise in the adjusted cost of living index number from the month of April, 1941, (107·7) to the adjusted cost of living index number for the month of April, 1943, (116·7), and
- (ii) manual workers in the construction industry who, by authority of Findings and Directions issued by a Regional War Labour Board, are receiving cost of living bonus of more than five cents per hour shall continue to be paid the existing rate of bonus on the condition that such bonus shall be paid only with respect to normal working hours.

DIRECTION

The National War Labour Board, under the power conferred upon it by Section 46 of Order in Council, P.C. 5963, orders that the provisions of the above mentioned Resolution of the National Joint Conference Board of the Construction Industry shall be made effective by employers in the Construction Industry for their manual workers with effect from June 1, 1943, except that the amount of cost of living bonus

to be paid shall be calculated on the rise in the adjusted cost of living index number from the month of April, 1941, (107·7) to the adjusted cost of living index number for the month of April, 1943, (116·7) amounting to a cost of living bonus of two dollars and twenty-five (\$2.25) cents per week to employees to whom Section 48 (iii) (a) of the Wartime Wages Control Order, P.C. 5963, applies, and of nine (9%) per cent of their weekly wage rates to employees to whom Section 48 (iii) (b) of the Order applies; the payment of such weekly amount of cost of living bonus where less than the normal number of working hours in the week, not including overtime, are worked to be made proportionately in accordance with Section 38 (2) of P.C. 5963, which reads:—

“Where an employee works less than the normal number of working hours in a week, not including overtime, the cost of living bonus paid to him in respect of such week shall be that proportion of the cost of living bonus payable with respect to the whole of such week which the number of hours, not including overtime, he actually worked, is to the normal number of working hours in the week.”

In cases in which manual workers are receiving amounts of cost of living bonus of more than five cents per hour by authority of Findings and Directions issued by a Regional War Labour Board, such amounts of bonus shall be maintained and continued in effect, provided that the bonus shall be paid only in respect of normal working hours, as provided by Section 38 (2) of P.C. 5963.

Payment of cost of living bonus in amounts as provided herein shall be maintained and continued in effect until May 15th, 1944, subject to such adjustment, if any, as pursuant to the terms of P.C. 5963, may be determined to be effective from that date.

R. H. NEILSON,
Chief Executive Officer
National War Labour Board.

PART III
 Wartime Prices and Trade Board
 (Finance)

Board Orders

WARTIME PRICES AND TRADE BOARD

Order No. 278

Respecting Maximum Retail Prices for Cuts of Beef in Certain Designated Areas
 made pursuant to authority conferred by Order in Council P.C. 8528, dated the 1st day of November, 1941.

Whereas it is expedient to amend Order No. 260 of the Board;
 Therefore this Board orders as follows:—

1. Section 1 of said Order No. 260 is hereby amended,

(a) by revoking clause (b) thereof; and

(b) by re-lettering clauses (c), (d), (e), (f), (g) and (h) as “(b)”, “(c)”, “(d)”, “(e)”, “(f)” and “(g)” respectively.

2. Sections 2, 3, 4 and 5 of said Order No. 260 are hereby amended by deleting therefrom the words “during the defined period” wherever they occur in the said Sections.

3. Section 6 of said Order No. 260 is hereby revoked and the following is substituted therefor:—

“6. Every person selling beef at retail in any designated area shall,

(a) post up and keep posted up in a conspicuous place, so as to be clearly readable, in each place of business in which he sells beef at retail in that designated area, a copy provided by the Foods Administrator, or if not so provided, prepared by such retailer, of Schedule “B” hereto and of that part of Schedule “A” hereto in which the prices on sales of beef at retail in that designated area are listed;

(b) upon request of a customer at the time of the sale, furnish the customer with an invoice or sales slip showing the date of sale, the seller’s name and address and the weight, price per pound and description of the cut or portion of beef purchased by the customer.”

4. Schedule “A” to said Order No. 260 is hereby revoked and the Schedule attached hereto is substituted therefor.

5. This Order shall be effective on and after the 27th day of May, 1943.

Made at Ottawa, this 25th day of May, 1943.

D. GORDON,
Chairman.

SCHEDULE "A" TO ORDER No. 260
PART I—HALIFAX, SAINT JOHN AND SYDNEY AREAS
Maximum Retail Selling Prices for Authorized Retail Cuts of Beef

Authorized Cuts (Primary cuts indicated by numbers and secondary cuts indicated by letters.)	Special Quality (cents per pound)	Com- mercial Quality (cents per pound)	Plain Quality (cents per pound)	Cow Beef and Bull Beef (cents per pound)	Cutter Quality (cents per pound)
1. Boneless Shank (lying either side of the hind shank bone).....	27	27	26	26	25
2. Round Steak or Roast.....	40	38	36	34	33
(a) Round Steak or Roast (boneless).....	42	40	38	36	35
(b) Minced Round Steak (boneless and ground).....	42	40	38	36	35
3. Rump Roast.....	40	38	36	34	33
(a) Round End.....	40	38	36	34	33
(b) Square End.....	40	38	36	34	33
4. Sirloin Tip (that boneless triangular portion of the short hip from kneecap to rump knuckle bone, cut parallel to round bone).....	43	39	38	37	36
(a) Cubed Sirloin Tip (the same boneless cut as in 4 above, but cubed, with surplus fat and tissue removed).....	49	45	44	43	42
5. Sirloin Steak or Roast.....	45	41	39	38	37
6. Flank Steak (lying under Primary Cut No. 7).....	30	28	26	25	25
7. Flank (trimmed).....	21	18	18	17	16
8. Porterhouse Steak or Roast.....	48	45	43	41	41
9. T-Bone Steak or Roast.....	48	45	43	41	41
10. Wing Steak or Roast.....	47	43	41	40	39
11. Rib Roast (with 7 rib bones) whole.....	35	32	31	30	30
(a) Rolled Rib Roast (the same cut as in 11, boneless, rolled and tied).....	46	43	41	40	40
(b) Prime Rib Roast (with 5 rib bones).....	37	34	33	32	32
(c) Rolled Prime Rib Roast (the same cut as in (b) boneless, rolled and tied).....	48	45	43	42	42
(d) Rib Roast (with 6th and 7th rib bones).....	33	30	29	28	28
(e) Inside Rolled Rib Roast (boneless inside portion of the 6th and 7th rib commonly known as "eye of the rib" lying directly under the blade, rolled and tied).....	49	46	44	43	43
(f) Outside Rolled Rib Roast (that boneless outside portion of the 6th and 7th rib lying directly above the blade, rolled and tied).....	33	30	29	28	28

SCHEDULE "A" TO ORDER No. 260—Continued
 PART I—HALIFAX, SAINT JOHN AND SYDNEY AREAS—Concluded
 Maximum Retail Selling Prices for Authorized Retail Cuts of Beef

Authorized Cuts (Primary cuts indicated by numbers and secondary cuts indicated by letters.)	Special Quality	Com- mercial Quality	Plain Quality	Cow Beef and Bull Beef	Cutter Quality
	(cents per pound)	(cents per pound)	(cents per pound)	(cents per pound)	(cents per pound)
12. Short Ribs (braising).....	21	20	19	19	18
13. Plate Brisket.....	20	20	18	17	16
(a) Plate Brisket (boneless, rolled and tied).....	28	28	25	24	23
14. Brisket Point.....	18	18	16	15	14
(a) Brisket Point (boneless, rolled and tied).....	30	30	27	26	25
15. Round Bone Shoulder Roast.....	31	29	26	25	25
16. Short or Cross Rib Roast.....	35	33	31	30	30
17. Blade Roast.....	33	30	28	27	27
18. Chuck Roast.....	29	27	26	24	24
(a) Chuck Roast (boneless).....	34	32	31	29	29
19. Neck (boneless).....	26	24	23	23	22
20. Shank (bone-in).....	14	14	13	13	13
(a) Front Shank knuckle end bone-in (shoulder portion with knuckle ends of shank and arm bones).....	11	11	10	10	10
(b) Centre Cut Shank bone-in (portion remaining after removal of knuckle ends of Front Shank and knee bones).....	21	21	20	20	20
(c) Front Shank (boneless) (same cut as (a) with bone removed).....	25	24	23	23	23
Miscellaneous Cuts—					
Boneless Stew: (any boneless stewing beef obtained from any portion of a dressed carcass)...	25	24	23	23	23
Hamburger: (any boneless ground beef, except minced round steak, obtained from any portion of a dressed carcass).....	24	23	22	22	22
Tenderloin: (that lean meat lying along the back-bone on the underside or the inside of the long loin, with surplus fat removed).....	80	76	76	76	70
Minute Steaks: (boneless beef obtained from strip loins with all surplus fat and tissue removed by cutting or frenching into thin steaks).....					40

SCHEDULE "A" TO ORDER No. 260—Continued
 PART II—QUEBEC, MONTREAL AND OTTAWA-HULL AREAS
 Maximum Retail Selling Prices for Authorized Retail Cuts of Beef

Authorized Cuts (Primary cuts indicated by numbers and secondary cuts indicated by letters.)	Special Quality	Com- mercial Quality	Plain Quality	Cow Beef and Bull Beef	Cutter Quality
	(cents per pound)	(cents per pound)	(cents per pound)	(cents per pound)	(cents per pound)
1. Boneless Shank (lying either side of the hind shank bone).....	27	27	26	25	25
2. Round Steak or Roast.....	40	38	35	34	33
(a) Round Steak or Roast (boneless).....	42	40	37	36	35
(b) Minced Round Steak (boneless and ground).....	42	40	37	36	35
3. Rump Roast.....	40	37	35	34	33
(a) Round End.....	40	37	35	34	33
(b) Square End.....	40	37	35	34	33
4. Sirloin Tip (that boneless triangular portion of the short hip from kneecap to rump knuckle bone, cut parallel to round bone).....	42	38	37	36	36
(a) Cubed Sirloin Tip (the same boneless cut as in 4 above but cubed, with surplus fat and tissue removed).....	48	44	43	42	42
5. Sirloin Steak or Roast.....	44	41	39	38	37
6. Flank Steak (lying under Primary Cut No. 7).....	30	28	26	25	25
7. Flank (trimmed).....	21	18	18	17	16
8. Porterhouse Steak or Roast.....	47	45	42	41	40
9. T-Bone Steak or Roast.....	47	45	42	41	40
10. Wing Steak or Roast.....	46	43	41	39	39
11. Rib Roast (with 7 rib bones) whole.....	35	32	31	30	29
(a) Rolled rib roast (the same cut as in 11, boneless, rolled and tied).....	46	43	41	40	39
(b) Prime Rib Roast (with 5 rib bones).....	37	34	33	32	31
(c) Rolled Prime Rib Roast (the same cut as in (b) boneless, rolled and tied).....	48	45	43	42	41
(d) Rib Roast (with 6th and 7th rib bones).....	33	30	29	28	27
(e) Inside Rolled Rib Roast (boneless inside portion of the 6th and 7th rib commonly known as "eye of the rib" lying directly under the blade, rolled and tied)....	49	46	44	43	42
(f) Outside Rolled Rib Roast (that boneless outside portion of the 6th and 7th rib lying directly above the blade, rolled and tied).....	33	30	29	28	27

SCHEDULE "A" TO ORDER No. 260—Continued
PART II—QUEBEC, MONTREAL AND OTTAWA-HULL AREAS—Concluded
Maximum Retail Selling Prices for Authorized Retail Cuts of Beef

Authorized Cuts (Primary cuts indicated by numbers and secondary cuts indicated by letters.)	Special Quality (cents per pound)	Com- mercial Quality (cents per pound)	Plain Quality (cents per pound)	Cow Beef and Bull Beef (cents per pound)	Cutter Quality (cents per pound)
12. Short Ribs (braising).....	21	20	19	18	18
13. Plate Brisket.....	20	19	18	16	16
(a) Plate Brisket (boneless, rolled and tied).....	28	27	25	23	23
14. Brisket Point.....	18	17	16	14	14
(a) Brisket Point (boneless, rolled and tied).....	30	29	27	25	24
15. Round Bone Shoulder Roast.....	30	28	26	25	25
16. Short or Cross Rib Roast.....	35	33	31	30	30
17. Blade Roast.....	33	30	28	27	26
18. Chuck Roast.....	29	27	26	24	24
(a) Chuck Roast (boneless).....	34	32	31	29	29
19. Neck (boneless).....	26	24	23	22	22
20. Shank (Bone-in).....	14	14	13	13	12
(a) Front Shank knuckle end bone-in (shoulder portion with knuckle ends of shank and arm bones).....	11	11	10	10	09
(b) Centre Cut Shank Bone-in (portion remaining after removal of knuckle ends of Front shank and knee bones).....	21	21	20	20	19
(c) Front Shank (boneless) (same cut as (a) with bone removed).....	25	24	23	23	22
Miscellaneous Cuts—					
Boneless Stew: (any boneless stewing beef obtained from any portion of a dressed carcass)	25	24	23	23	22
Hamburger: (any boneless ground beef, except minced round steak, obtained from any portion of a dressed carcass).....	24	23	22	22	21
Tenderloin: (that lean meat lying along the back-bone on the underside or the inside of the long loin, with surplus fat removed).....	80	76	76	76	70
Minute Steaks: (boneless beef obtained from strip loins with all surplus fat and tissue removed by cutting or frenching into thin steaks).....					39

SCHEDULE "A" TO ORDER No. 260—Continued

PART III—TORONTO, HAMILTON, ST. CATHARINES, WELLAND, NIAGARA FALLS, BRANTFORD, LONDON AND ESSEX-KENT-LAMBTON AREAS

Maximum Retail Selling Prices for Authorized Retail Cuts of Beef

Authorized Cuts (Primary cuts indicated by numbers and secondary cuts indicated by letters.)	Special Quality	Com- mercial Quality	Plain Quality	Cow Beef and Bull Beef	Cutter Quality
	(cents per pound)	(cents per pound)	(cents per pound)	(cents per pound)	(cents per pound)
1. Boneless Shank (lying either side of the hind shank bone).....	26	26	26	25	24
2. Round Steak or Roast.....	39	37	34	33	33
(a) Round Steak or Roast (boneless).....	41	39	36	35	35
(b) Minced Round Steak (boneless and ground).....	41	39	36	35	35
3. Rump Roast.....	39	37	34	33	33
(a) Round End.....	39	37	34	33	33
(b) Square End.....	39	37	34	33	33
4. Sirloin Tip (that boneless triangular portion of the short hip from knecap to rump knuckle bone, cut parallel to round bone).....	42	38	37	36	35
(a) Cubed Sirloin Tip (the same boneless cut as in 4 above but cubed, with surplus fat and tissue removed).....	48	44	43	42	41
5. Sirloin Steak or Roast.....	44	40	38	37	36
6. Flank Steak (lying under Primary Cut No. 7).....	28	27	26	25	24
7. Flank (trimmed).....	20	18	17	16	15
8. Porterhouse Steak or Roast.....	46	44	42	40	40
9. T-Bone Steak or Roast.....	46	44	42	40	40
10. Wing Steak or Roast.....	45	42	40	39	38
11. Rib Roast (with 7 rib bones) whole.....	34	32	30	29	28
(a) Rolled Rib Roast (the same cut as in 11, boneless, rolled and tied).....	45	43	40	39	38
(b) Prime Rib Roast (with 5 rib bones).....	37	34	32	31	30
(c) Rolled Prime Rib Roast (the same cut as in (b) boneless, rolled and tied).....	48	45	42	41	40
(d) Rib Roast (with 6th and 7th rib bones).....	32	30	28	27	26
(e) Inside Rolled Rib Roast (boneless inside portion of the 6th and 7th rib commonly known as "eye of the rib" lying directly under the blade, rolled and tied).....	47	46	43	42	41
(f) Outside Rolled Rib Roast (that boneless outside portion of the 6th and 7th rib lying directly above the blade, rolled and tied).....	32	30	28	27	26

SCHEDULE "A" TO ORDER No. 260—Continued

PART III—TORONTO, HAMILTON, ST. CATHARINES, WELLAND, NIAGARA FALLS, BRANTFORD, LONDON AND ESSEX-
KENT-LAMBTON AREAS—Concluded

Maximum Retail Selling Prices for Authorized Retail Cuts of Beef

Authorized Cuts (Primary cuts indicated by numbers and secondary cuts indicated by letters.)	Special Quality	Com- mercial Quality	Plain Quality	Cow Beef and Bull Beef	Cutter Quality
	(cents per pound)	(cents per pound)	(cents per pound)	(cents per pound)	(cents per pound)
12. Short Ribs (braising)	21	19	19	18	18
13. Plate Brisket.....	20	19	17	16	16
(a) Plate Brisket (boneless, rolled and tied).....	28	27	24	23	23
14. Brisket Point.....	18	17	15	14	14
(a) Brisket Point (boneless, rolled and tied).....	30	29	26	24	24
15. Round Bone Shoulder Roast.....	30	27	26	25	24
16. Short or Cross Rib Roast.....	35	32	31	30	29
17. Blade Roast.....	32	30	28	26	26
18. Chuck Roast.....	28	27	25	24	23
(a) Chuck Roast (boneless).....	33	32	30	29	28
19. Neck (boneless).....	25	23	23	22	21
20. Shank (Bone-in).....	14	13	13	12	12
(a) Front Shank knuckle end bone-in (shoulder portion with knuckle ends of shank and arm bones).....	11	10	10	09	09
(b) Centre Cut Shank bone-in (portion remaining after removal of knuckle ends of Front Shank and knee Bones).....	21	20	20	19	19
(c) Front Shank (boneless) (same cut as (a) with bone removed).....	25	23	23	22	21
Miscellaneous Cuts—					
Boneless Stew: (any boneless stewing beef obtained from any portion of a dressed carcass) .	25	23	23	22	21
Hamburger: (any boneless ground beef, except minced round steak, obtained from any portion of a dressed carcass).....	24	22	22	21	21
Tenderloin: (that lean meat lying along the back-bone on the underside or the inside of the long loin, with surplus fat removed).....	79	75	75	75	69
Minute Steaks: (boneless beef obtained from strip loins with all surplus fat and tissue removed by cutting or frenching into thin steaks).....					39

'SCHEDULE "A" TO ORDER No. 260—Continued

PART IV—WINNIPEG AREA

Maximum Retail Selling Prices for Authorized Retail Cuts of Beef

Authorized Cuts (Primary cuts indicated by numbers and secondary cuts indicated by letters.)	Special Quality	Com- mercial Quality	Plain Quality	Cow Beef and Bull Beef	Cutter Quality
	(cents per pound)	(cents per pound)	(cents per pound)	(cents per pound)	(cents per pound)
1. Boneless Shank (lying either side of the hind shank bone).....	26	26	25	24	23
2. Round Steak or Roast.....	38	36	33	32	31
(a) Round Steak or Roast (boneless).....	40	38	35	34	33
(b) Minced Round Steak (boneless and ground).....	40	38	35	34	33
3. Rump Roast.....	38	36	33	32	31
(a) Round End.....	38	36	33	32	31
(b) Square End.....	38	36	33	32	31
4. Sirloin Tip (that boneless triangular portion of the short hip from knecap to rump knuckle bone, cut parallel to round bone).....	41	38	36	35	35
(a) Cubed Sirloin Tip (the same boneless cut as in 4 above but cubed, with surplus fat and tissue removed).....	47	44	42	41	41
5. Sirloin Steak or Roast.....	43	39	37	36	35
6. Flank Steak (lying under Primary Cut No. 7).....	28	26	25	24	24
7. Flank (trimmed).....	19	18	16	15	15
8. Porterhouse Steak or Roast.....	46	43	41	39	39
9. T-Bone Steak or Roast.....	46	43	41	39	39
10. Wing Steak or Roast.....	44	41	39	38	37
11. Rib Roast (with 7 rib bones) whole.....	33	31	30	28	28
(a) Rolled Rib Roast (the same cut as in 11, boneless, rolled and tied).....	43	41	40	38	38
(b) Prime Rib Roast (with 5 rib bones).....	35	33	32	30	30
(c) Rolled Prime Rib Roast (the same cut as in (b) boneless, rolled and tied).....	45	43	42	40	40
(d) Rib Roast (with 6th and 7th rib bones).....	31	29	28	26	26
(e) Inside Rolled Rib Roast (boneless inside portion of the 6th and 7th rib commonly known as "eye of the rib" lying directly under the blade, rolled and tied).....	46	44	43	41	41
(f) Outside Rolled Rib Roast (that boneless outside portion of the 6th and 7th rib lying directly above the blade, rolled and tied).....	31	29	28	26	26

SCHEDULE "A" TO ORDER No. 260—*Concluded*
PART IV—WINNIPEG AREA—*Concluded*

Maximum Retail Selling Prices for Authorized Retail Cuts of Beef

Authorized Cuts (Primary cuts indicated by numbers and secondary cuts indicated by letters.)	Special Quality	Com- mercial Quality	Plain Quality	Cow Beef and Bull Beef	Cutter Quality
	(cents per pound)	(cents per pound)	(cents per pound)	(cents per pound)	(cents per pound)
12. Short Ribs (raising).....	21	19	18	18	17
13. Plate Brisket.....	19	18	16	16	15
(a) Plate Brisket (boneless, rolled and tied).....	26	25	23	23	21
14. Brisket Point.....	17	16	14	13	13
(a) Brisket Point (boneless, rolled and tied).....	28	27	25	23	22
15. Round Bone Shoulder Roast.....	29	26	25	24	23
16. Short or Cross Rib Roast.....	34	31	30	29	29
17. Blade Roast.....	31	28	27	26	25
18. Chuck Roast.....	28	26	24	23	23
(a) Chuck Roast (boneless).....	33	31	29	28	28
19. Neck (boneless).....	25	23	22	21	21
20. Shank (bone-in).....	13	13	13	12	11
(a) Front Shank knuckle end bone-in (shoulder portion with knuckle ends of shank and arm bones).....	10	10	10	09	09
(b) Centre Cut Shank bone-in (portion remaining after removal of knuckle ends of Front Shank and knee bones).....	20	20	20	19	18
(c) Front Shank (boneless) (same cut as (a) with bone removed).....	25	23	23	21	21
Miscellaneous Cuts—					
Boneless Stew: (any boneless stewing beef obtained from any portion of a dressed carcass)...	25	23	23	21	21
Hamburger: (any boneless ground beef, except minced round steak, obtained from any portion of a dressed carcass).....	24	22	22	21	21
Tenderloin: (that lean meat lying along the back-bone on the underside or the inside of the long loin, with surplus fat removed).....	79	75	75	75	69
Minute Steaks: (boneless beef obtained from strip loins with all surplus fat and tissue removed by cutting or frenching into thin steaks).....					37

WARTIME PRICES AND TRADE BOARD**Order No. 280****Respecting Ships' Stores**

made pursuant to authority conferred by Order in Council P.C. 8528, dated the 1st day of November, 1941.

1. Clause (e) of section 1 of Order No. 226 of the Board is hereby revoked and the following substituted therefor:

(e) "ship" means any vessel of more than 50 tons burthen used in navigation for commercial purposes entering or clearing from a Canadian port from or to another Canadian port or from or to a foreign port, or from or for the high seas or from or for deep sea fishing grounds, but shall not include a vessel of Canadian, British or United States of America Registry operated wholly on the inland waters of Canada as the said waters are defined in the Canada Shipping Act;

2. Clause (a) of section 3 of the said Order is amended by adding thereto after the word "Officer" the words "or by a person designated by the Administrator".

3. This Order shall be effective on and after the 1st day of June, 1943.

Made at Ottawa, this 25th day of May, 1943.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD**Order No. 281****Respecting New Potatoes**

made pursuant to authority conferred by Order in Council P.C. 8528, dated November 1, 1941.

Whereas it is deemed expedient to revoke Order No. 273 of the Board.

Therefore this Board orders as follows:—

1. The said Order No. 273 of the Board is hereby revoked.

2. This Order shall be effective on and after the 7th day of June, 1943.

Made at Ottawa this 1st day of June, 1943.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD**Order No. 282****Respecting the Maximum Prices of Potatoes**

made pursuant to Order in Council P.C. 8528 dated the 1st day of November, 1941. Whereas it is deemed expedient to amend Order No. 236 of the Board;

THEREFORE THE BOARD HEREBY ORDERS AS FOLLOWS:—

1. Sections 4, 5 and 6 of said Order No. 236 are hereby amended by inserting at the commencement of each of the said sections the words "Except as otherwise provided in this Order."

2. Section 7 of said Order No. 236 is hereby revoked and the following is substituted therefor:—

“7. Notwithstanding anything contained in this Order, no person reselling potatoes at wholesale shall sell or offer to sell any variety, grade or quality of potatoes at a price that exceeds his delivered cost of such potatoes less any subsidy received by him or to which he is entitled on such potatoes, by an amount that is more than fifteen per centum (15%) of his selling price.”

3. The said Order No. 236 is hereby further amended,

- (a) by revoking Section 12 thereof;
- (b) by re-numbering Section 13 thereof as Section 15; and
- (c) by inserting the following sections:

“12. Notwithstanding anything contained in this Order, during the period June 7 to August 31, 1943, both inclusive,

- (a) the maximum price at which any person, other than a primary producer of potatoes, may sell or offer to sell at wholesale any potatoes grown in 1943, delivered in carload or less than carload lots, as the case may be, at any delivery point in any area named in Section 2 hereof or other part of Canada shall be an amount equal to the maximum price fixed by this Order on sales at wholesale of that quantity of Canada No. 1 grade potatoes of other than the netted gem variety delivered at that delivery point in that area or part of Canada;
- (b) the maximum price at which any person may sell or offer to sell at retail through a public market or otherwise potatoes grown in 1943 shall be an amount equal to the maximum price fixed by this Order on sales by him at retail of Canada No. 1 grade potatoes of other than the netted gem variety;
- (c) any person selling potatoes at retail who is eligible for any subsidy authorized by the Board on potatoes grown in 1943 may buy or otherwise acquire such potatoes at a total delivered cost in excess of that prescribed by Section 9, provided that the maximum price at which he may sell or offer to sell such potatoes at retail shall not in any event exceed the maximum price fixed by clause (b) of this section.”

“13. (1) Except as provided in subsection 2 of this section, where potatoes are sold at wholesale in other than 75 pound or 100 pound containers, the maximum price at which such potatoes may be sold shall be on a per pound basis corresponding to the price per pound of such potatoes when sold at wholesale in 75 pound containers or 100 pound containers, and such price shall include the cost of the containers.

(2) Where a wholesaler packages potatoes in containers of 10 pounds or 15 pounds he may in addition to the maximum price fixed by this Order for such potatoes charge not more than 3 cents per 10 pound package or not more than 4½ cents per 15 pound package for such packaging, but in no case shall his retailer sell such packaged potatoes at a price higher than that at which such retailer could have sold them had the packaging been done by him instead of by the wholesaler.”

“14. Notwithstanding anything contained in Order No. 189 of the Board, the provisions of this Order shall apply to sales of potatoes by the primary producer thereof to any wholesaler, retailer or other dealer, except in the case of potatoes grown in 1943 and sold or offered for sale in the period from June 7, 1943, to August 31, 1943, both inclusive.”

4. This Order shall be effective on and after the 7th day of June, 1943.

Made at Ottawa the 1st day of June, 1943.

D. GORDON,
Chairman.

THE WARTIME PRICES AND TRADE BOARD**Order No. 283****Respecting Milk and Milk Products**

made pursuant to authority conferred by Order in Council P.C. 8528, dated November 1, 1941.

The Board hereby Orders as follows:

1. Order No. 195 of the Board is hereby amended by revoking Part IV thereof.
2. This Order shall be effective on and after June 3rd, 1943.

Made at Ottawa this 2nd day of June, 1943.

D. GORDON,
Chairman.

Administrators' Orders

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-728

Respecting Metal Furniture, Upholstered Furniture, Bedding and Parts.

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:

1. Section 5 of Administrator's Order No. A-614 is hereby revoked and the following substituted therefor:

"5. (1) The provisions of this Part shall be subject to such written exemptions as the said Administrator, upon application to him, may grant in individual cases of undue hardship or other special circumstances.

(2) Whenever the said Administrator is of opinion that the quantity of metal or a category of metal available or to become available in any year for use in the manufacture, assembly or repair of the said furniture, bedding and parts, exceeds the quantity of metal or the category of metal, as the case may be, which, in pursuance of this Order, may be used in that year in such manufacture, assembly and repair he may grant a permit in writing to any person to use the quantity of such excess specified in the permit, for a purpose and in a manner designated in the permit, and no such person shall use any of the said specified excess quantity except for the purpose and in the manner so designated."

2. This Order shall be effective on and after the 7th day of June, 1943.

Dated at Ottawa, this 2nd day of June, 1943.

A. C. GUTHRIE,
*Administrator of Bedding, Metal Furniture
and Upholstered Furniture.*

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-752

Respecting Maximum Prices of Cheddar Cheese

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:

1. For the purposes of this Order,

- (a) "cheese" means Canadian cheddar cheese, white or coloured, of any size or weight;
- (b) "factory shipping point" means, for any cheese factory,
 - (i) the railway car loading point or steamship dock when shipment is by railway or steamship;
 - (ii) the grading station when shipment is from a grading station;
 - (iii) the cheese factory when shipment is by truck without transshipment; and
 - (iv) the point of transshipment when shipment is by truck with transshipment by another truck.

- (c) "first grade", "second grade", and "third grade" cheese mean, respectively, cheese graded in accordance with the standards for grades of cheese set forth in the Regulations under Part II of the Dairy Industry Act;
- (d) "manufacturer" means any person in Canada who manufactures cheese for sale;
- (e) "score" means the total score of cheese according to the scale of points for scoring cheese in accordance with the standards for grades of cheese set forth in the said Regulations;
- (f) "wholesale distributor" means any person, other than a manufacturer, who sells cheese otherwise than at retail.

Sales by Manufacturers

2. The maximum price per pound at which a manufacturer may sell or offer to sell cheese to any person except to a person for resale at retail or to a consumer shall be such that the sum of the selling price and all bonuses and premiums paid on such cheese by any federal or provincial authority will, in each province, f.o.b. factory shipping point equal the following amounts, according to grade and score:

First grade (94 score and over).....	24 cents
First grade (93 score).....	23 cents
First grade (92 score).....	22 cents
Second grade (87 to 91 score).....	21½ cents
Third grade (under 87 score).....	21 cents

together with,

- (i) an amount for paraffining by him not exceeding $\frac{1}{8}$ of a cent per pound; and
- (ii) an amount for storage, insurance and shrinkage not exceeding $\frac{1}{4}$ of a cent per pound per month cumulatively during each month of the period of storage by him commencing one month after the date of manufacture of the cheese.

3. The maximum price at which a manufacturer may sell or offer to sell cheese to any person for resale at retail shall be the sum of the following:

- (a) an amount equal to,
 - (i) in the case of cheese manufactured on and after May 1, 1942, the maximum price fixed by Section 2; or
 - (ii) in the case of cheese manufactured by him prior to May 1, 1942, the lawful maximum price, in effect at the date of the manufacture of the cheese on sales by him of cheese of the same grade to any person other than to a person for resale at retail or to a consumer; or
 - (iii) in the case of cheese manufactured by another manufacturer prior to May 1, 1942, the actual price paid by him for the cheese;
- (b) an amount for paraffining by him not exceeding $\frac{1}{8}$ of a cent per pound if not included in the amount referred to in clause (a) of this Section;
- (c) an amount for storage, insurance and shrinkage not exceeding $\frac{1}{4}$ of a cent per pound per month cumulatively during each month of the period of storage by him commencing one month after the date of manufacture of the cheese if not included in the amount referred to in clause (a) of this Section;
- (d) an amount for cutting by him not exceeding the applicable maximum cutting charge fixed by Section 11 hereof;
- (e) transportation charges from the factory shipping point to the buyer's place of business, if actually paid by the manufacturer; and
- (f) a markup not exceeding the lawful markup customarily obtained by the manufacturer during the basic period from September 15 to October 11, 1941, both inclusive, on sales of cheese to the same class of customer but in any event not exceeding:

- (i) $\frac{1}{2}$ cent per pound on purchases from him by a retailer who operates more than two retail places of business and a central warehouse for such place of business; or
- (ii) $2\frac{1}{2}$ cents per pound on sales to any other person selling cheese at retail.

4. The maximum price at which a manufacturer may sell or offer to sell cheese to a consumer shall be the sum of the following:

- (a) an amount equal to,
 - (i) in the case of cheese manufactured on and after May 1, 1942, the maximum price fixed by Section 2; or
 - (ii) in the case of cheese manufactured by him prior to May 1, 1942, the lawful maximum price in effect at the date of the manufacture of the cheese, on sales by him of cheese of the same grade to any person other than to a person for resale at retail or to a consumer;
 - (iii) in the case of cheese manufactured by another manufacturer prior to May 1, 1942, the actual price paid by him for the cheese; and
- (b) a markup not exceeding the lawful markup customarily obtained by the manufacturer during the said basic period on sales of cheese to the same class of customer but not in any event exceeding twenty-five per centum of his selling price.

Sales by Wholesale Distributors

5. The maximum price at which a wholesale distributor may sell or offer to sell cheese otherwise than at retail, shall be the sum of the following:—

- (a) the actual price paid by him for the cheese but not exceeding the lawful maximum price in effect on sales to him by his supplier at the date of purchase by the wholesale distributor;
- (b) transportation charges from the factory shipping point to the point of delivery to the buyer where and to the extent that such charges are paid by the wholesale distributor and are included in such actual price;
- (c) an amount for paraffining by him not exceeding $\frac{1}{8}$ of a cent per pound;
- (d) an amount for storage, interest and shrinkage not exceeding $\frac{1}{4}$ of a cent per pound per month cumulatively during each month of the period of storage by him commencing one month after the date of his purchase of the cheese;
- (e) an amount for cutting by him not exceeding the applicable maximum cutting charge fixed by Section 11 hereof; and
- (f) a markup not exceeding the lawful markup customarily obtained by him on sales of cheese to the same class of customer during said basic period but not in any event exceeding,
 - (i) $\frac{1}{2}$ cent per pound on sales to another wholesale distributor, provided that, if the cheese was acquired by the seller from any other wholesale distributor or distributors, the aggregate markup of all such wholesale distributors combined shall not exceed $\frac{1}{2}$ a cent per pound; or
 - (ii) $\frac{1}{2}$ cent per pound on purchases from him by a retailer who operates more than two retail places of business and a central warehouse for such places of business; or
 - (iii) $2\frac{1}{2}$ cents per pound on sales to any other buyer; provided that, if the cheese was acquired by the seller from any other wholesale distributor or distributors, the aggregate markup of all such wholesale distributors combined shall not exceed $2\frac{1}{2}$ cents per pound.

Sales by Retailers

6. The maximum price at which any person, other than a manufacturer of cheese, may sell or offer to sell cheese at retail shall be the sum of the following:—

- (a) the actual price paid by him but not exceeding the lawful maximum price in effect on sales to him by his supplier at the date of purchase by such retailer;

- (b) transportation charges to his place of business where and to the extent that such charges are paid by him and are not included in such actual price;
- (c) a markup (percentage of cost) not exceeding the lawful markup (percentage of cost) customarily obtained by him during the said basic period on sales of cheese but not in any event exceeding twenty-five per centum (25%) of his selling price.

Records of Sales and Purchases

7. Every seller of cheese shall immediately upon receipt by him of any cheese purchased by him, prepare and keep a written record in which there shall be separately detailed for each place of business operated by him, the name and complete address of his supplier, the date of purchase, the grade, score and the month and year of manufacture of the cheese and the price per pound paid for the cheese.

8. (1) Every manufacturer and every wholesale distributor shall on every sale and concurrently with delivery to the buyer furnish him with an invoice showing the date of sale, the name and complete address of the seller and the buyer and the grade, score and the month and year of manufacture of the cheese and the price per pound and quantity of each grade of the cheese purchased by the buyer.

(2) Every manufacturer and every wholesale distributor shall retain a copy of each invoice furnished him pursuant to subsection (1) of this section.

9. (1) The retention by any person of an invoice furnished by his supplier pursuant to Section 8, available for inspection as in subsection (2) of this section provided, shall in respect of the particulars actually set forth in the invoice be a sufficient compliance to that extent with the provisions of Section 7.

(2) Every record and invoice required by this Order to be prepared, kept, furnished or retained shall be made available for inspection by any representative of the Board at all times for twelve months from the date of the transaction to which it relates.

10. Every person who sells cheese at retail shall upon request of the buyer furnish him with an invoice or sales slip showing the date of sale, the seller's name and address, the grade and price per pound of the cheese purchased by the buyer.

General Provisions

11. The maximum cutting charge that may be made by a seller of cheese who cuts large cheese shall be as follows:—

<i>Number of equal parts into which a large cheese is cut</i>	<i>Cutting charge per pound in cents</i>
2	$\frac{1}{8}$
3	$\frac{1}{4}$
4	$\frac{1}{4}$
8	$\frac{3}{8}$
16	$\frac{1}{2}$

12. No person shall give, pay or accept any commission, discount, bonus, premium, rebate or other consideration in money or in kind in connection with or on account of any purchase or sale of cheese which, together with the actual price would result in an aggregate consideration exceeding the maximum price fixed by this Order.

13. This Order shall be effective on and after the 3rd day of June, 1943.

Dated at Ottawa, this 2nd day of June, 1943.

K. H. OLIVE,
Administrator of Dairy Products.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-754

Respecting Straight Razors, Safety Razors and Safety Razor Blades

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

Administrator's Order No. A-416 is hereby revoked and the following substituted therefor:—

1. For the purposes of this Order,

- (a) "straight razor" means a razor which is not a safety razor;
- (b) "safety razor" means a razor made in whole or in part of metal with a guard or guards for the blade to prevent cutting the skin;
- (c) "blade" means a single or double edged steel blade intended for use in a safety razor;
- (d) "domestic sale" means a sale within the Dominion of Canada, but shall not include a direct sale to the Department of Munitions and Supply, the Departments of National Defence or the Department of Pensions and National Health or to any voluntary auxiliary service approved by any of the Departments of National Defence or the Department of National War Services.

2. (1) No person shall manufacture straight razors.

(2) No person shall without the written permission of the Administrator of Fabricated Steel and Non-Ferrous Metals manufacture safety razors except to fill orders made by the Department of Munitions and Supply, the Departments of National Defence or the Department of Pensions and National Health.

(3) No manufacturer of safety razors shall without the written permission of the said Administrator sell, offer to sell or supply safety razors except to the Department of Munitions and Supply, the Departments of National Defence and the Department of Pensions and National Health and to any of the voluntary auxiliary services referred to in clause (d) of Section 1.

(4) No manufacturer of safety razor blades shall, in the twelve month period commencing May 1, 1943, or in any twelve month period thereafter, manufacture for domestic sale more than 100 per cent of the number of blades which he manufactured in the calendar year 1941.

3. (1) Save and excepting in the manufacture of metal holders which are integral parts of the mechanism for inserting blades into safety razors, no person shall use any metal containers for packaging any safety razors or blades.

(2) No person shall package,

- (a) double edged safety razor blades except in packages containing 4 or 5 blades;
- (b) single edged safety razor blades except as directed in writing by the Administrator of Fabricated Steel and Non-Ferrous Metals.

4. No person shall, except with the written permission of the said Administrator, use any copper or copper alloy other than copper plating in the manufacture of safety razors and in no case shall such plating exceed an average thickness of four ten-thousandths of an inch (.0004").

5. Every manufacturer of safety razors or safety razor blades shall, within fifteen days from the effective date of this Order, report in writing to the said Administrator with respect to the period from January 1, 1943, to the effective date of this Order and thereafter on the fifteenth day of each month with respect to the next preceding month,

- (a) his domestic sales of safety razor blades, in count;
- (b) his export sales of safety razor blades, in count by country;

- (c) his sales of safety razors to the Department of Munitions and Supply, the Departments of National Defence and the Department of Pensions and National Health and to any of the voluntary auxiliary services referred to in clause (d) of Section 1, in count;
- (d) his sales of safety razor blades to the Department of Munitions and Supply, the Departments of National Defence and the Department of Pensions and National Health, in count.

6. This Order shall be effective on and after the 8th day of June, 1943.

Dated at Ottawa, this 4th day of June, 1943.

H. H. FOREMAN,
*Administrator of Fabricated Steel
and Non-Ferrous Metals.*

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-756

Respecting Writing Inks

Whereas pursuant to authority conferred by the Wartime Prices and Trade Board, the Administrator of Sundry Items, N.O.P. made Administrator's Order A-417 to establish certain specifications for use in the manufacture and packaging of writing inks;

And whereas, with respect to the said goods, the powers of the Board heretofore delegated to the said Administrator have been terminated and the said powers are now delegated to and vested in the Administrator of Office Machinery, Equipment and Supplies;

And whereas it is deemed expedient to revise the provisions of the said Order;

Therefore, pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board as follows:

Administrator's Order No. A-417 is hereby revoked and the following substituted therefor:

1. No person shall manufacture writing inks in any colours other than red, green, black, blue-black, blue and washable blue.

2. No person shall bottle any writing inks for sale except in containers of the following sizes (American measure):

2 oz., 16 oz., 32 oz., and 128 oz., provided, that any manufacturer customarily using Imperial Measure in bottling writing inks may use containers of 20 oz., 40 oz., and 160 oz. size (Imperial Measure) as well as the 16 oz., 32 oz. and 128 oz. sizes above mentioned.

3. This Order shall be effective on and after the 7th day of June, 1943.

Dated at Ottawa this 3rd day of June, 1943.

F. S. KASZAS,
Administrator of Office Machinery, Equipment and Supplies.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-757

Respecting Shortening

Pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board as follows:—

1. (1) No person shall manufacture a greater number of brands of shortening than he manufactured in the two months period immediately preceding the effective date of this Order or in any event more than two brands of shortening.

(2) Notwithstanding the provisions of sub-section (1) of this Section a manufacturer of shortening may continue to manufacture such private brands of shortening as he manufactured in the two months period immediately preceding the effective date of this Order bearing the name of other persons provided that no person who does not manufacture shortening shall cause to be manufactured for him more than two brands of shortening.

(3) The provisions of sub-section (1) of this Section shall not apply to brands of shortening manufactured for use in commercial baking, confectionery, or other industrial uses.

2. No person shall package shortening except in the following types and sizes of containers:—

- (a) for sale at retail in cartons containing one pound or four pounds and in wooden pails containing 20 pounds;
- (b) for sale in bulk in wooden tubs containing 60 pounds, in wooden tierces containing 400 pounds and in returnable drums containing 390 pounds.

3. This Order shall be effective on and after the first day of July, 1943.

Dated at Ottawa this 7th day of June, 1943.

PHYLLIS G. TURNER,
Administrator of Oils and Fats.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-758

Respecting the Maximum Prices of Spices

Pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board, as follows:—

1. For the purposes of this Order,

- (a) "industrial user" means a person who buys spices for use by him in processing goods for sale;
- (b) "manufacturer" means a person who manufactures or otherwise processes spices for sale;
- (c) "retailer" means a person who in the ordinary course of business sells spices at retail;
- (d) "wholesale distributor" means a person who sells spices otherwise than at retail, and includes a jobber but does not include a manufacturer.

2. The maximum price in cents per pound, f.o.b. his shipping point, including Federal sales tax, at which a manufacturer may sell or offer to sell or supply ground spice of a kind or variety and in a container holding a net weight, stated hereunder, shall be,

(a) on a sale to a wholesale distributor, as follows:—

Kind and Variety of Spice	40 lbs. or over	5 lbs. to less than 40 lbs.	1 lb. to less than 5 lbs.	$\frac{1}{2}$ lb. to less than 1 lb.
Black Pepper	14	16	17	18
White Pepper	21	23	24	25
Allspice	33	35	36	37
Cinnamon	36	38	39	40
Cloves	32	34	35	36
Ginger, Cochin	27 $\frac{1}{2}$	29 $\frac{1}{2}$	30 $\frac{1}{2}$	31 $\frac{1}{2}$
Ginger, Jamaica	36	38	39	40
Nutmeg	27	29	30	31
Mace	59	61	62	63
Sage	80	82	83	84

(b) on a sale to a retailer, the price fixed in clause (a) of this section for the said kind or variety and net weight, plus a markup (percentage on cost) no greater than the markup (percentage on cost) normally used by the manufacturer in pricing the ground spice for sale to retailers during the basic period, September 15 to October 11, 1941, both inclusive, not in any event exceeding a markup of

(i) three cents (3c.) per pound on ground black or white pepper;

(ii) twenty cents (20c.) per pound on ground sage;

(iii) ten cents (10c.) per pound on ground spices listed in said clause (a) other than spices named in paragraphs (i) and (ii) of this clause;

(c) on a sale to an industrial user, the price fixed in clause (a) of this section for the said kind or variety and net weight, plus or less, as the case may be, the percentage differential, discount or allowance which the manufacturer customarily allowed or took on sales made by him during the said basic period, to the industrial user or to an industrial user of the same class.

3. (1) Except as provided in Section 4, the maximum price per pound, f.o.b. his shipping point, at which a wholesale distributor may sell, offer to sell or supply ground spice of a kind or variety in Section 2 shall be the sum of the following:

(a) the actual price paid by him for the ground spice, not in any event exceeding the maximum price that may be charged by the manufacturer of the same, plus transportation charges from the manufacturer's shipping point to the warehouse of the wholesale distributor and provincial sales tax, if any, if and to the extent the same are not included in the actual price; and

(b) if the wholesale distributor packs the said ground spice in containers holding a net weight less than the net weight of the container in which the same was delivered to him, an amount for the packing equal to the amount he charged for such packing during the said basic period, not in any event exceeding the amount stated in Column 1 of the following table for removing the said ground spice from a container holding a net weight referred to in Column 2, opposite the said amount, and packing the same in a container holding a net weight referred to in Column 3, opposite the said amount, as follows:—

Column 1	Column 2 In pounds		Column 3	
Cents per pound	Not less than	less than	Not less than	less than
2	40	..	5 pounds	40 pounds
3	40	..	1 pound	5 pounds
4	40	..	8 ounces	1 pound
1	5	40	1 pound	5 pounds
2	5	40	8 ounces	1 pound
1	1	5	8 ounces	1 pound

(c) a markup (percentage on cost) not greater than the markup (percentage on cost) normally used by the wholesale distributor in pricing the said ground spice during the basic period, and if the said ground spice was not sold by him during the said basic period, a markup (percentage on cost) not greater than the markup (percentage on cost) normally used by him in pricing a similar product during the said period, not in any event exceeding,

(i) three cents (3c.) per pound on ground black or white pepper;

(ii) twenty cents (20c.) per pound on ground sage;

(iii) ten cents (10c.) per pound on ground spices listed in clause (a) of Section 2 other than spices named in paragraphs (i) and (ii) of this clause.

(2) In the case of a sale of ground spice listed in Section 2 by a wholesale distributor to another wholesale distributor, or in the case of a sequence of sales between wholesale distributors, the markup referred to in subsection 1 of this section shall constitute their total combined markup, and every wholesale distributor on a sale to another wholesale distributor shall deliver to the buyer before or concurrently with delivery of the ground spice, an invoice stating the actual price paid, referred to in clause (a) of Section 2, and the said total combined markup and such buyer's share thereof.

4. The maximum price per pound at which any person may sell, offer to sell, or supply to any class of customer any spice of the kinds and varieties specified in clause (a) of Section 2 hereof packed by the manufacturer in containers of sizes less than eight ounces and ready for sale to and usage by the household consumer shall be the lawful maximum price at which such person sold ground spice of the same kind and variety and quantity during the said basic period from September 15 to October 11, 1941, to the same class of customer.

5. Except as otherwise provided in Section 4 hereof, the maximum price at which any retailer may sell or offer to sell or supply any ground spice listed in clause (a) of Section 2 hereof, shall be the sum of the following:—

(a) the actual price paid by such retailer but not in any event exceeding the maximum price that may be charged by the manufacturer of the product concerned, or by the wholesale distributor, plus transportation charges and provincial sales tax, if any, if and to the extent they are not included in such actual price;

(b) a markup (percentage on cost) in respect of the product concerned not greater than the markup (percentage on cost) normally used by such retailer in pricing that product during the said basic period, and if that product was not sold by him during such basic period, not greater than the markup (percentage on cost) normally used by him in pricing a similar product during such basic period, but not in any event exceeding twenty-four cents (24c) per pound in the case where the retailer repackages such spice from bulk for sale in packages containing more than four ounces, net weight, plus an additional two cents (2c) per ounce where he re-packages such spice from bulk for sale in packages containing four ounces, net weight, or less.

6. The maximum price at which a person may sell, offer to sell, or supply whole spice of a kind and in a package containing the quantity specified in clause (a) of Section 2 hereof to any class of customer shall be in the same proportion to the maximum price fixed by this Order for ground spice of the same kind and packaged

quantity for sale to the same class of customer as the proportion of the seller's highest price of whole spice of the same kind and packaged quantity was to the seller's highest price of ground spice of the same kind and packaged quantity to the same class of customer during the said basic period.

7. This Order shall be effective on and after the 12th day of June, 1943.

Dated at Ottawa, this 8th day of June, 1943.

K. W. TAYLOR,
Foods Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-759

Respecting Electrical Appliances for Domestic Use

Pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board, as follows:

1. The Schedule to Administrator's Order No. A-610 is hereby amended by deleting therefrom the words "Floor polishers".

2. This Order shall be effective on and after the 10th day of June, 1943.

Dated at Ottawa, this 9th day of June, 1943.

A. L. BROWN,
Administrator of Electrical Equipment and Supplies.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

PART IV

Wartime Industries Control Board
(Munitions and Supply)

DEPARTMENT OF MUNITIONS AND SUPPLY

CONTROLLER OF CHEMICALS

1235 McGill College Avenue, Montreal, P.Q.

Order No. C.C. 25**(Anti-Freeze)**

Dated June 1st, 1943.

Pursuant to the powers conferred by Order in Council P.C. 4996 of July 10, 1941, and by the Order of the Minister of Munitions and Supply No. C.C. 13 M, dated June 24, 1942, and any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board,

IT IS HEREBY ORDERED AS FOLLOWS:

1. *Interpretation*

For the purposes of this Order unless the context otherwise requires:

- (a) "anti-freeze" shall mean any substance or mixture of substances which is suitable or intended for use in the radiator or cooling system of an internal combustion engine, and which results or is intended or purported to result, in the contents of that radiator or cooling system having a freezing point lower than 32° Fahrenheit.
- (b) "produce" shall include make, manufacture, distill, sublimate, mix, crystallize, refine and process and any act in preparation for or in the course of any of them.

2. *Production without permit prohibited*

Except with a permit in writing from the Controller of Chemicals, no person shall produce any anti-freeze for sale.

E. T. STERNE,
Controller of Chemicals

Approved:

HENRY BORDEN,
Chairman—Wartime Industries Control Board

DEPARTMENT OF MUNITIONS AND SUPPLY

CONTROLLER OF CHEMICALS

Order No. C.C. 26**(Aromatic Hydrocarbon Solvents)**

Dated May 24th, 1943.

Pursuant to authority conferred by Order in Council P.C. 4996, dated July 10, 1941, as amended, and any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board,

IT IS HEREBY ORDERED AS FOLLOWS:

1. *Interpretation*

For the purposes of this Order unless the context otherwise requires:

- (a) "Controller" or "Controller of Chemicals" means the person from time to time appointed Controller of Chemicals by the Governor General in Council and for the time being in office as such;
- (b) "Person" shall include firm, partnership, corporation, company, any governmental body or Department and/or any aggregation of persons;

(c) "Aromatic Hydrocarbon Solvents" means

- (i) xylene (dimethylbenzene); and
- (ii) toluene (monomethylbenzene); and
- (iii) any solvents of petroleum origin
 - 1. containing more than 30% by volume of aromatic hydrocarbons as determined by the analytical procedure described as "Proximate Analysis of Hydrocarbon Thinners" published in the Scientific Section Circular No. 568 of the National Paint, Varnish & Lacquer Association, November 1938, pages 381 to 388; and
 - 2. having an A.S.T.M. 50% distillation point lower than 330°F; including, without limiting the generality of the foregoing, Solvesso No. 1, Solvesso Xylol, Amsco Solv A, Amsco Solv B, Amsco Solv C;
- (iv) all mixtures containing any of the above.

2. *Prohibition*

No person shall sell, supply, purchase or acquire any Aromatic Hydrocarbon Solvents without a permit in writing from the Controller.

3. *Application to be attached to purchase orders*

Every person who desires to purchase or acquire any Aromatic Hydrocarbon Solvents shall place a purchase order with his supplier, attaching to such purchase order an application in duplicate in the form set out in Schedule "A" to this Order, or in such other form as may from time to time be prescribed by the Controller.

4. *Suppliers to forward application to controller*

Any supplier who receives a purchase order for Aromatic Hydrocarbon Solvents with the application referred to in Section 3, hereof, shall forward such application in duplicate to the Controller, who will then, if it is approved by him, forward to the supplier a permit authorizing the sale, purchase and use of Aromatic Hydrocarbon Solvents as stated in the permit.

5. *Use only as stated in permit*

No person shall use any Aromatic Hydrocarbon Solvents released under the terms of a permit issued pursuant to this Order for any purpose other than that mentioned in such permit.

6. *Effective date*

This Order shall be effective on and after the date hereof.

E. T. STERNE,
Controller of Chemicals.

Approved:

A. H. WILLIAMSON,
Vice-Chairman—War-time Industries Control Board

THIS IS SCHEDULE "A" REFERRED TO IN ORDER No. C.C. 26
of the Controller of Chemicals

Application for release of Aromatic Hydrocarbon Solvents

This form is to be completed and submitted in duplicate by Applicant with his purchase order to his supplier. The supplier will forward both copies to the Controller of Chemicals.

Controller of Chemicals,
Department of Munitions and Supply,
1235 McGill College Avenue,
Montreal, P.Q.

Dear Sir:

For your approval, we submit particulars of order for Aromatic Hydrocarbon Solvents.

Ordered by:

Applicant's Order No.:

Supplier's name:

Quantity requested:

Proposed Delivery Date:

Inventory of Applicant as of

I.G.

Goods for which Aromatic Hydrocarbon Solvents are required:

Type of goods produced	Quantity of goods produced	Quantity of Aromatic Hydrocarbon Solvents Required	Specific end use
.....
.....
.....
.....

We certify that the above information is correct and that the quantity for which release is requested is not greater than is required for the uses shown.

Yours very truly,
Signature:
Title:

Note: This form may be reproduced.

DEPARTMENT OF MUNITIONS AND SUPPLY

MACHINE TOOLS CONTROLLER

Order No. M.T.C. 3

(Machine Tools—Production, Sale and Purchase)

Dated June 1st, 1943

Pursuant to the powers conferred by Order in Council P.C. 4101 of August 22, 1940, as amended and any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board;

IT IS HEREBY ORDERED AS FOLLOWS:

1. Interpretation

For the purposes of this Order unless the context otherwise requires:

- (a) "consumer" means any person purchasing, owning or acquiring (whether by gift, loan or otherwise) any machine tool for his own use and not for resale, gift or other transfer to another person;
- (b) "Licensed Machine Tool Dealer" shall mean any person who is licensed by the Controller as a Licensed Machine Tool Dealer;
- (c) "machine tool" means any power-operated machine not portable by hand, having one or more tools or work-holding devices used for cutting, forming, abrading, polishing or otherwise working metal, listed or described in Schedule "A" to this Order;
- (d) "Machine Tools Controller" or "Controller" means the person appointed Machine Tools Controller by the Governor in Council;
- (e) "person" includes partnership, corporation, company, any governmental body or department, and/or any aggregation of persons.

2. Licensing of Dealers

(1) Any person who desires to be a Licensed Machine Tool Dealer shall apply to the Machine Tools Controller for such licence, on such form and in such manner as the Machine Tools Controller may from time to time prescribe.

(2) The licence shall be without specific time limitation, but the Controller may, in his discretion, suspend, cancel, or refuse to issue any such licence.

3. Sale and Purchase of Machine Tools

Except with a permit in writing from the Controller

- (a) no person, other than a consumer, shall purchase or acquire any new or used machine tool, and no consumer shall purchase or acquire any new or used machine tool from any person other than a Licensed Machine Tool Dealer;
- (b) no person, other than a Licensed Machine Tool Dealer, shall sell or supply any new or used machine tool, and no Licensed Machine Tool Dealer shall sell or supply any new or used machine tool to any person other than a consumer.

4. *Manufacture of Machine Tools for Export*

Except with a permit in writing from the Controller, no person shall manufacture, or accept a purchase order for the manufacture of, any machine tool which is to be delivered to any place outside of Canada.

5. *Placing Orders for Machine Tools Outside Canada*

No person in Canada shall buy or offer to buy any new or used machine tool that is to be supplied from any place outside of Canada, unless the Controller has authorized the purchase of such machine tool.

6. *Reports by Licensed Machine Tool Dealers*

Each Licensed Machine Tool Dealer shall furnish to the Machine Tools Controller, or to such person as the Controller may designate, such reports or information in or on such form as the Machine Tools Controller may from time to time prescribe.

7. *Permits*

The provisions of this Order shall be subject to any permit or Order issued by the Machine Tools Controller.

8. *Citadel Merchandising Co. Limited Unaffected*

The provisions of this Order shall not apply to or affect the purchase, acquisition, sale or supply of machine tools by Citadel Merchandising Co. Limited.

9. *Effective Date*

This Order shall be effective on and after July 1, 1943.

THOMAS ARNOLD,
Machine Tools Controller.

APPROVED:

HENRY BORDEN,
Chairman, Wartime Industries Control Board.

(NOTE.—No permit issued under Section 4 of this Order authorizes the export from Canada of any machine tool without an export permit from the Department of Trade and Commerce, nor will the Controller necessarily approve the issuance of an export permit for any machine tool manufactured pursuant to a permit issued under the said Section 4.)

SCHEDULE "A" TO ORDER NO. M.T.C. 3 OF THE MACHINE TOOLS CONTROLLER

Item Number	Type	Definition
1	Bending Machines.....	Includes all power operated machines, the primary purpose of which is to bend metal. Includes Brakes, Roll Type Bending Machines, Pipe and Tube Bending Machines. Does not include Power Punch or Forming Presses.
2	Boring Machines, Precision.	Includes all machines for precision boring. Does not include Horizontal Boring Mills. These machines are tooled especially for each job and are not readily convertible.
3	Boring Mills, Horizontal.	Includes all machines with horizontal boring bar, the primary purpose of which is to bore, the secondary purpose of which is to drill and mill large pieces. Does not include "Horizontal Boring Bars", "Portable Horizontal Boring Machines", "Precision Boring Machines", or "Single Purpose Boring Machines".
4	Boring Mills, Vertical. . .	Includes all Vertical Machines with rotating table, the primary purpose of which is to turn, face, and bore large pieces. Also includes "Vertical Turret Lathes". Does not include automatic or single purpose boring and turning machines.
5	Broaching Machines, Internal.	Includes all machines, the purpose of which is to machine surfaces on the interior of pieces by the broach method.
6	Broaching Machines, Surface.	Includes all machines, the primary purpose of which is to machine surfaces on the exterior of pieces by the broach method.

SCHEDULE "A" TO ORDER NO. M.T.C. 3 OF THE MACHINE TOOLS CONTROLLER—Continued

Item Number	Type	Definition
7	Centering Machines.....	Includes all machines, the primary purpose of which is to drill centers in the ends of pieces.
8	Cut-Off Machines.....	Includes all machines, the primary purpose of which is to cut-off pieces from metal stock. Includes Abrasive Swing Type, Power Hack Saws, Band Saw Type Cut-Off Machines, Rotary Cold Saws, Lathe Type Cut-off Machines; provided that this item No. 8 does not apply unless the sales value to the consumer exceeds \$250.00 without attachments.
9	Contour Sawing and/or Filing Machines.	Includes all machines the primary purpose of which is to saw or file contours in metal. Includes Profile Cutting, Band Saw and Filing Machines; provided that this item No. 9 does not apply unless the sales value to the consumer exceeds \$250.00 without attachments.
10	Drills, Radial.....	Includes all Radial Drilling Machines, also Sensitive Type Radial Drilling Machines.
11	Drilling Machines, Sensitive and Upright.	Includes all sensitive and upright drills. Also includes gang drills and multiple spindle drills. Does not include drills made by Delta, Atlas, or Boice Crane. Does not include portable electric drills. Does not include deep hole or radial drills; provided that this item No. 11 does not apply unless the sales value to the consumer exceeds \$250.00 without attachments.
12	Special Drilling and/or Boring Machines.	Includes all special, single purpose machines, the primary purpose of which is to drill, bore or spot face. Also includes "Way Type" Drilling Machines.
13	Forging Machines, Various.	Includes Bull Dozers, Swaging, Shell Nosing Presses, Shell Piercing and Forming Presses, and Trimming Presses.
14	Forging Presses.....	Includes all machines which form metal, other than sheet, by a squeezing action. Does not include Hammers.
15	Gear Cutting Machines..	Includes all machines for producing Spur, Helical, Double Helical (Herringbone), Bevel, Spiral Bevel, Hypoid, Worm Wheel Gears or Racks by roughing, planing, shaping, generating.
16	Grinders, External Cylindrical.	Includes all grinding machines, the primary purpose of which is to grind external cylindrical surfaces. Includes Centerless, Plain Cylindrical, Roll Grinders, Universal Grinders, Crank Grinders.
17	Gear Grinding and Finishing Machines.	Includes all machines, the primary purpose of which is to perform operations on gear teeth subsequent to cutting. Includes Gear Grinding, Lapping, Burnishing, Shaving, Rounding, Pointing, Chamfering Machines.
18	Grinders, Internal Cylindrical.	Includes all grinding machines, the primary purpose of which is to grind internal cylindrical surfaces.
19	Grinders, Thread.....	Includes all machines, the primary purpose of which is to grind threads or worms.
20	Grinders, Universal Tool and Cutter.	Includes all machines, designed for grinding a wide variety of tools such as Milling Cutters, Reamers, etc. Does not include specialized grinders such as drill grinders.
21	Grinders, Surface.....	Includes all machines, the primary purpose of which is to grind plane surfaces to close limits. Also includes Special or Automatic Surface Grinders, and so-called "Face Grinders" which are designed to grind vertical surfaces. Does not include Disc Grinders.
22	Grinders, Miscellaneous.	Includes all grinding machines which cannot be classified elsewhere; provided that this item No. 22 does not apply unless the sales value to the consumer exceeds \$250.00 without attachments.
23	Hammers.....	Includes all machines which form metal by repeated blows. Does not include machines which form metal by a squeezing action.
24	Jig Borers.....	Includes all machines, the primary purpose of which is to bore or grind jigs. Does not include milling machines converted.
25	Keyseaters.....	Includes all single purpose machines for cutting internal Keyways. Does not include slotters.
26	Lathes, Automatic, Center Type.	Includes automatic multi-tool lathes in which the work is held between centers.
27	Lathes, Automatic Chucking.	Includes all Automatic and Semi-Automatic Turning Machines with horizontal or vertical spindle except Automatic Screw or Bar Machines.
28	Lathes, Engine.....	Includes Engine Lathes and Cap Bed Lathes. Does not include Toolroom Lathes, Bench Lathes or Bench Lathes with supports, Speed Lathes, Specialized Railroad Lathes; provided that this item No. 28 does not apply unless the sales value to the consumer exceeds \$250.00 without attachments.

SCHEDULE "A" TO ORDER NO. M.T.C. 3 OF THE MACHINE TOOLS CONTROLLER—*Concluded*

Item Number	Type	Definition
29	Lathes, Gun Boring.....	Includes all machines, the single purpose of which is to bore and turn gun barrels. Does not include Deep Hole Drills or any type of small arms machinery.
30	Lathes, Tool Room.....	Includes precision lathes with reverse to lead screw.
31	Lathes, Shell Turning....	Includes all single purpose lathes for turning shells.
32	Lathes, Turret, Ram Type.	Includes all Ram Type Turret Lathes. Also includes Hand Screw Machines.
33	Lathes, Turret, Saddle Type.	Includes all Saddle Type Turret Lathes.
34	Lathes, Bench and others	Includes all Bench Lathes, Bench Type Hand Screw Machines and Bench Type Turret Lathes. Includes single purpose Lathes, Railroad Lathes, and all that cannot be classified elsewhere.
35	Milling Machines, Bed Type.	Includes all Bed Type, Production Milling Machines. Includes Automatic, "Rise and Fall" machines with vertical or horizontal spindle. Does not include special, single-purpose machines.
36	Miller, Bench and Hand.	Includes all Bench Type Milling Machines as well as all Hand Feed Type Milling Machines.
37	Millers, Profilers, Die Sinkers, Duplicators.	Includes all milling machines, the primary purpose of which is to cut profiles, dies, or to duplicate. Also includes engraving milling machines.
38	Millers, Horizontal Knee Type.	Includes all Knee Type Milling Machines with horizontal spindle. Also includes Universal Milling Machines with horizontal spindle.
39	Millers, Vertical, Knee Type.	Includes all Knee Type Milling Machines with Vertical spindle.
40	Millers, Planer Type.....	Includes Milling Machines with planer type tables, double housings, and with one or more heads.
41	Millers, Special.....	Includes all Special, Single Purpose Milling Machines, Cam Millers, Routers, or any that cannot be classified elsewhere.
42	Millers, Universal Head and Ram Type.	Includes all Knee Type Milling Machines with Spindle Head mounted on a Ram, the head arranged so that it can be rotated to any angle about an axis perpendicular to that of the spindle.
43	Planers.....	Does not include Planers with milling heads.
44	Polishing and Buffing Machines.	Includes all machines, the primary purpose of which is to polish, buff, or sand. Includes Buffers, Speed Lathes, Burnishing Lathes.
45	Presses, Shell Banding...	Includes all machines for pressing rifling bands on projectiles.
46	Presses, Sheet Metal Forming.	Includes all machines, the primary purpose of which is to form sheet metal between dies.
47	Presses, Blanking Drawing, etc.	Includes all machines, the primary purpose of which is to produce forms from metal heavier than sheet.
48	Screw or Bar Machines, Automatic Single Spindle.	Includes all automatic, Single Spindle, Bar Feed Lathes.
49	Screw or Bar Machines, Automatic Multiple Spindle.	Includes all Automatic, Multiple Spindle, Bar Feed Lathes.
50	Shapers and Slotters....	Includes all machines for cutting plane surfaces, in which the cutting tool is carried on a ram and cuts by reciprocating linearly across the work.
51	Shears, Nibblers, Rivetters.	Includes all plate and bar shearing machines. Includes nibbling machines and rivetters.
52	Thread Millers.....	Includes all machines, the primary purpose of which is to mill threads.
53	Tool Sharpeners.....	Includes all non-portable grinders for sharpening all types of tools. Does not include universal tool and cutter grinders.
54	Miscellaneous.....	Includes Graduating, Knurling, Marking, Oil Grooving, Punching and Shearing; Reaming, Roll Threading, Tube and Pipe Flaring of 2" capacity and larger, Tapping, Pipe Threading, Threading, Pointing, Honing, Lapping and Super-Finishing Machines, Straightening Presses, Small Arms Ammunition Machinery, Cartridge Case Machinery, Draw Benches, Gun Barrel, Rifling, Boring and Chambering.

DEPARTMENT OF MUNITIONS AND SUPPLY

METALS CONTROLLER

Order No. M.C. 28B

(Tin-Containing Non-Ferrous Ingots for Castings)

Dated May 25th, 1943.

Pursuant to the authority conferred by Order in Council P.C. 5225 dated June 19th, 1942, and by any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board,

IT IS HEREBY ORDERED AS FOLLOWS:

1. Interpretation

For the purposes of this Order, unless the context otherwise requires:—

- (a) "permit" shall include a release;
- (b) "person" shall include firm, partnership, corporation, company, any governmental body or department, and/or any aggregation of persons;
- (c) "licensed smelter" shall mean a person who holds a license from the Metals Controller to do any one or more of the following:
 - (i) to smelt and/or refine scrap as specified in such license and/or
 - (ii) to consume non-ferrous metals in the manufacture or production of non-ferrous ingots (or other similar commercial forms) for sale, as specified in such licence.

2. Order No. M.C. 28A Rescinded

The Order of the Metals Controller No. M.C. 28A dated March 10, 1942, is hereby rescinded.

3. Specifications of Alloys to be Used in Producing Tin-Containing Non-Ferrous Metal Castings

On and after the effective date of this Order, no person shall use, in producing tin-containing non-ferrous castings, any alloys except the following alloys, contained in ingots made in accordance with the following specifications where such castings are produced for the following purposes:—

- A. For castings for steam fittings to be used in installations having over 150 pounds per square inch pressure (in naval vessels over 125 pounds) and a maximum temperature of 500 degrees Fahrenheit, ingots of the following specifications,

5.00.....	6.0% Tin
1.25.....	1.75% Lead
4.00.....	5.00% Zinc
0.75.....	1.25% Nickel

and balance copper, with impurities not in excess of the following respective limits,

Iron	0.15%
Antimony	0.20%
Aluminum	none #
Silicon	0.005%
Sulphur	0.05%
Phosphorus	0.02%

- B. For castings for steam fittings to be used in installations having a pressure range from 75 to 150 pounds per square inch (in naval vessels, range to be 0-125 pounds per sq. in.) and a temperature not exceeding 370 degrees Fahrenheit, and for general high grade pressure castings and fittings, ingots of the following specifications:—

4.5.....	5.5% Tin
4.5.....	5.5% Lead
4.5.....	5.5% Zinc

and the balance copper, with impurities not in excess of the following respective limits

Iron	0.25%
Aluminum	none #
Silicon	0.005%
Antimony	0.25%
Sulphur	0.08%
Phosphorus	0.01%

(Note.—Nickel will be permitted by the Metals Controller for additions to this ingot when necessary to meet required physical properties.)

- C. For castings for steam fittings (except naval vessels) to be used in installations having 75 pounds per square inch pressure or less, or for castings for industrial or domestic steam heating, ingots of the following specifications:—

2.50.....	3.50% Tin
6.50.....	7.50% Lead
8.00.....	10.00% Zinc

and the balance copper, with impurities not in excess of the following respective limits

Iron	0.35%
Aluminum	none #
Silicon	0.005%
Antimony	0.25%
Sulphur	0.08%
Phosphorus	0.01%

- D. For castings for general use as bearings and bushings, ingots of the following specifications:—

4.5.....	5.5% Tin
8.00.....	10.00% Lead
3.5.....	4.5% Zinc
0.75.....	1.25% Nickel

and the balance copper, with impurities not in excess of the following respective limits

Iron	0.25%
Aluminum	none #
Silicon	0.005%

- E. For castings for all plumbing supplies, hot water heating, air and gas fittings and similar purposes, ingots of the following specifications:—

0.75.....	1.25% Tin
7.00.....	9.00% Lead
12.00.....	15.00% Zinc

and the balance copper, with impurities not in excess of the following respective limits

Iron	0.35%
Aluminum	none #
Silicon	0.005%

Note #.—In determining the aluminum allowance in Paragraphs A, B, C; D and E, the requirement of "none" is complied with if the aluminum content does not exceed 0.005% when determined on a 10 gram sample.

- F. For castings for general hardware and general structural purposes, ingots of the following specifications:—

Not more than.....	1.50% Tin
2.50	3.50% Lead
28.00	32.00% Zinc

and the balance copper with impurities not in excess of the following respective limits:—

Iron	0.50%
Aluminum	0.25%
Silicon	0.05%
Other Elements	1.00%

4. *Licensed Smelters to Comply with Certain Conditions*

Licensed smelters producing ingot to analyses of Section 3 preceding shall:

- (a) Provide the consumer of ingot with the analysis of each heat showing the percentages present of tin, lead, zinc, copper, nickel and iron and the impurities by difference.
- (b) Prominently stamp or mark each such ingot with the letter A, B, C, D, E or F, respectively, as the analysis thereof conforms to Paragraph A, B, C, D, E or F of said Section 3.
- (c) In making shipments composed of ingots from different heats all necessary precautions must be taken to keep the ingots from each heat separate so as to ensure that a rejection of one or more heats will not cause rejection of the entire shipment.

5. *Permits*

The provisions of this Order shall be subject to any permit or Order of the Metals Controller.

6. *Other Restrictive Orders*

The provisions of this Order shall not relieve any person from the obligation to comply with any greater restriction imposed by any other Order or authority and in particular the Order of the Metals Controller No. M.C. 24 relating to non-ferrous metal ingots.

7. *Effective Date*

This Order shall be effective on and after May 25th, 1943.

G. C. BATEMAN,
Metals Controller.

Approved:

HENRY BORDEN,
Chairman—Wartime Industries Control Board.

Note.—Minimum physical properties expected from ingots A, B, C, D, E and F.

“Yield Point” means the stress which produces an elongation of 0·5%, that is, 0·01 inches in a gauge length of 2 inches.

Measurement to be made with specimen under tension.

Ingot “A”—

Yield Point	16,000 pounds per sq. in.
Ultimate Tensile Strength.....	34,000 pounds per sq. in.
Elongation	22·0% in 2 inches.

Ingot “B”—

Yield Point	14,000 pounds per sq. in.
Ultimate Tensile Strength	30,000 pounds per sq. in.
Elongation	20% in 2 inches.

Ingot “C”—

Yield Point	12,000 pounds per sq. in.
Ultimate Tensile Strength	26,000 pounds per sq. in.
Elongation	15% in 2 inches.

Ingot “D”—

Yield Point	12,000 pounds per sq. in.
Ultimate Tensile Strength	25,000 pounds per sq. in.
Elongation	10% in 2 inches.

Ingot “E”—

Yield Point	12,000 pounds per sq. in.
Ultimate Tensile Strength	22,000 pounds per sq. in.
Elongation	15% in 2 inches.

Ingot “F”—

Yield Point	11,000 pounds per sq. in.
Ultimate Tensile Strength	27,000 pounds per sq. in.
Elongation	15% in 2 inches.

(WARNING.—Under Section 15 of the Wartime Industries Control Board Regulations, it is an offence punishable by fine up to Five Thousand Dollars or to imprisonment up to five years or to both fine and imprisonment for any person to fail to observe any Order of a Controller or to make any false statement or representation to or for the use or information of a Controller.)

DEPARTMENT OF MUNITIONS AND SUPPLY

RUBBER CONTROLLER

Order No. Rubber 7-A**(Fairmont—Neoprene)**

Dated May 28th, 1943.

Pursuant to the authority conferred by Order in Council P.C. 7191 dated September 12, 1941, as amended, and any other enabling Order in Council or Statute, and with the approval of the Vice-Chairman of the Wartime Industries Control Board, it is hereby ordered as follows:—

1. *Neoprene included in "Rubber" under P.C. 7191*

All forms of synthetic rubber known as "Neoprene" are hereby included in "rubber" for the purposes of paragraph (d) of Section 1 of Order in Council P.C. 7191, dated September 12, 1941, as amended.

J. A. MARTIN,
Deputy Rubber Controller.

APPROVED:

A. H. WILLIAMSON,
Vice-Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

TIMBER CONTROLLER

Order No. Timber 8A**(Order No. T.C. 8 Rescinded)**

Dated March 31st, 1943.

Pursuant to the authority conferred by Order in Council P.C. 2716 of June 24, 1940, as amended, and by any other enabling Order in Council or Statute and with the approval of the Chairman of the Wartime Industries Control Board, it is hereby ordered as follows:—

1. *Order No. T.C. 8 Rescinded*

The Timber Controller's Order No. T.C. 8 dated October 2, 1941 is hereby rescinded.

A. H. WILLIAMSON,
Timber Controller.

APPROVED:

HENRY BORDEN,
Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

TIMBER CONTROLLER

Order No. Timber 16A-1

(Order No. Timber 16A amended)

Dated May 27th, 1943.

Pursuant to the authority conferred by Order in Council P.C. 6835, dated August 29, 1941, and by any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board, it is hereby ordered as follows:—

1. *H. A. McKowan Appointed a Member of the Timber Advisory Committee for the Southern Interior of British Columbia*

Mr. H. A. McKowan of Cranbrook, B.C., is hereby appointed a member of the Timber Advisory Committee for the Southern Interior of British Columbia and Section 3 of the Timber Controller's Order No. 16A dated March 23, 1943, is amended by inserting immediately after item (3) thereof the following:—

“(4) Mr. H. A. McKowan, Cranbrook, B.C.”

A. H. WILLIAMSON,
Timber Controller.

APPROVED:

HENRY BORDEN,
Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

TIMBER CONTROLLER

Order No. Timber 21

(Maximum Retail Prices for Cedar Fence Posts in Eastern Ontario)

Dated May 13th, 1943.

Pursuant to the authority conferred by Order in Council P.C. 2716 of June 24, 1940, as amended, and by any other enabling Order in Council or Statute and with the approval of the Chairman of the Wartime Industries Control Board and the concurrence of the Wartime Prices and Trade Board, it is hereby ordered as follows:—

1. *Interpretation*

For the purposes of this Order, unless the context otherwise requires:

- (a) “consumer” means any person who does not deal in cedar fence posts in the ordinary course of business;
- (b) “person” includes partnership, corporation, company and any aggregation of persons;
- (c) “point of shipment” means any warehouse, lumber yard or place from which cedar fence posts are shipped or delivered.

2. *Maximum Consumer's Prices Fixed for Eastern Ontario*

The maximum price at which any person may sell or offer for sale to a consumer and at which any consumer may purchase any cedar fence posts which are shipped or to be shipped, pursuant to such sale or offer, from any point of shipment in that part of the Province of Ontario east of the eighty-fifth (85th) degree of longitude, shall be as follows:

DIMENSIONS

<i>Diameter at small end in inches</i>	<i>Length in Feet</i>	<i>Maximum Price</i>
4" to 4 $\frac{3}{4}$ "	7' 6" to 8' 6"	\$.55 per post
over 4 $\frac{3}{4}$ " to 5 $\frac{3}{4}$ "	" " "70 " "
" 5 $\frac{3}{4}$ " to 6 $\frac{3}{4}$ "	" " "85 " "
" 6 $\frac{3}{4}$ " to 7 $\frac{3}{4}$ "	" " "	1.05 " "
" 7 $\frac{3}{4}$ " to 8 $\frac{3}{4}$ "	" " "	1.40 " "

3. *Invoices to Show Particulars of Cedar Fence Posts Sold*

Every person selling cedar fence posts for delivery to a consumer from any point of shipment in that part of the Province of Ontario east of the eighty-fifth (85th) degree of longitude, shall keep on file for the inspection of the Timber Controller or his representative a copy of the invoice covering each such sale and shall state in the invoice the point of shipment of the cedar fence posts sold, the dimensions thereof, and the price charged therefor.

A. H. WILLIAMSON,
Timber Controller.

APPROVED:

HENRY BORDEN,
Chairman, Wartime Industries Control Board.

CONCURRED IN BY THE WARTIME PRICES AND TRADE BOARD:

D. GORDON, *Chairman.*

NOTE:—(1) In completing invoices in the manner required by Section 3 of the Order, it should be noted that point of shipment does not mean the point of origin of the cedar fence posts, but the warehouse, lumber yard or other place from which the seller is shipping the cedar fence posts to his customer (consumer), and will, in most cases, be the retailer's yard.

(2) The eighty-fifth (85th) degree of Longitude runs north and south, crossing the Province of Ontario from Hudson's Bay on the north to the International Boundary, a short distance west of Sault Ste. Marie.

VOLUME II, No. 11.



June 21, 1943

CANADIAN WAR ORDERS AND REGULATIONS 1943

Published under authority of Order in Council P.C. 10793 of
26th November, 1942.

STATUTORY ORDERS AND REGULATIONS DIVISION
PRIVY COUNCIL OFFICE

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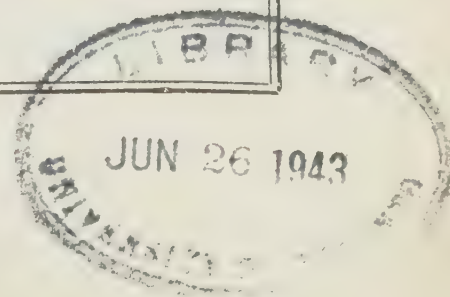


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PART I
Orders in Council

Order in Council authorizing the provision of recreational facilities
for war workers.

P.C. 4703

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 8th day of June, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Labour reports:

(1) That the provision of recreational facilities for war workers will tend to improve morale and increase efficiency;

(2) That the provision of such facilities should normally be a local or community responsibility;

(3) That, in consideration of the increase of population in certain centres of war production, it is nevertheless advisable for the provincial governments and the Dominion Government to accept a certain measure of responsibility in this connection.

Therefore His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, concurred in by the National Selective Service Advisory Board, and under authority of the War Measures Act, Chapter 206 of the Revised Statutes of Canada, 1927, is pleased to order and doth hereby order as follows.—

1. It shall be the duty of the Director of National Selective Service to make every effort to negotiate agreements with provinces or municipalities with respect to the provision of recreational facilities for war workers.

2. Subject to the approval of the Governor General in Council, the Minister of Labour may enter into agreements, pursuant to section one of this Order, providing for an equitable sharing of costs by the Dominion.

3. All expenses and costs incurred by the Minister of Labour in connection with the administration of this Order, and measures deemed necessary including publicity to give effect to the provisions of this Order, shall be paid out of moneys appropriated by Parliament to carry out measures deemed necessary in consequence of the existence of the state of war, and an immediate initial appropriation of \$40,000 shall be made and placed at the disposal of the Minister of Labour for such purposes.

A. D. P. HEENEY,

Clerk of the Privy Council.

Orders in Council establishing Regulations concerning the supply of frozen fish for the United Kingdom

P.C. 4727

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 10th day of June, 1943.

PRESENT:

HIS EXCELLENCY,

THE GOVERNOR GENERAL IN COUNCIL—

Whereas the Minister of Fisheries reports that the supply of frozen fish to the United Kingdom from Canada has, until now, been secured by private contract between brokers in England and individual Canadian exporters, and that this arrangement has not been found to be satisfactory to the Government of the United Kingdom or to Canadian exporters;

That, with the object of removing such dissatisfactions the United Kingdom representatives have proposed that the Department of Fisheries purchase such supplies of frozen fish in Canada as may, under all present circumstances, be available for the United Kingdom Ministry of Food, and that credits for this purpose be established in the Bank of Canada by the United Kingdom; and

That such measures are desirable for the more effective achievement of requirements and for the satisfactory control of such exports.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Fisheries, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and doth hereby order as follows:—

- (1) For the purpose of submission to the Governor in Council the Minister of Fisheries is hereby authorized to negotiate agreements with the appropriate authorities of the United Kingdom for the supply of such quantities of frozen fish as can be made available from Canada under the circumstances of production and minimal needs of the Canadian consumer, as determined by consultation with the Food Requirements Committee, and he is further empowered to make such arrangements with Canadian processors of frozen fish as may be necessary to ensure the fulfilment of such agreements.
- (2) The Minister of Fisheries may incur reasonable expenses entailed in the carrying out of the regulations to fulfil such agreements, and these shall form a charge against the War Appropriation.
- (3) The Minister of Fisheries may, subject to the approval of the Governor in Council, appoint such clerical and technical personnel as may be deemed necessary for the carrying out of the regulations enacted hereinafter, including the maintaining of records and the inspection of the product, and such persons shall receive such remuneration as the Minister, with the approval of the Governor in Council, may determine. They shall also be entitled to be paid reasonable travelling and living expenses incurred while away from their headquarters in connection with official duties.

His Excellency in Council, on the same recommendation and under the authority above cited, is further pleased to make the following regulations for the purpose of this Order and they are hereby made and established accordingly:—

Regulations

For the purpose of these regulations "Minister" shall mean the Minister of Fisheries, and "Persons" shall mean corporate bodies, partnerships, cooperative groups and individual proprietors.

- (a) All persons who are engaged on or after May 15th in the processing of fish to be frozen shall be registered with the Minister.
- (b) All such registered persons shall make monthly returns to the Minister on forms supplied by him showing the total quantities of fish delivered to, or

handled by them during that month, and the types of processed products manufactured from such fish. Such registered persons may be required, at any time, to furnish the Minister with any other information pertaining to this order, as he may require.

- (c) For the purpose of supply to the Canadian Government for the use of the United Kingdom Ministry of Food, or otherwise, all such registered persons may be required by the Minister to reserve a certain proportion, which he shall name of the total quantity of any variety of fish delivered to or handled by them during such period, or periods as are designated by the Minister. Such reserved quantities of fish shall be processed, packaged, graded, frozen and stored to conform to specifications and inspection standards, as the Minister may direct.
- (d) Payment in Canadian funds by the Government of Canada for such frozen fish as are supplied under this order shall be made through the Treasury Officer for the Department of Fisheries, Ottawa, in the manner prescribed by the Minister, for the kind, type of manufacture, and quality of such frozen fish determined by approved inspection standards, at agreed prices for the fish and other approved charges. Such payments shall form a charge against the credits established for such purpose by the United Kingdom.
- (e) Every person who fails to make any return required by these regulations, or knowingly makes any untrue statement in any such return, or commits any act or deed in contravention of this order, shall be liable, upon summary conviction, to a fine not exceeding \$500, and any frozen fish products dealt with contrary to these regulations may be seized and detained, and shall be liable to forfeiture to His Majesty, and the operation of any establishment involved in such contravention may be suspended pending investigation.

A. D. P. HEENEY,

Clerk of the Privy Council.

Order in Council establishing regulations concerning the production of canned salmon in British Columbia

P.C. 4728

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 10th day of June, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Fisheries reports that arrangements are in course of being made, in continuance of assistance rendered through the Canadian Government during the past two years to the British Government, for acquiring a substantial part of the British Columbia production of canned salmon for that Government; also for distribution of other portions of such production to the Canadian market and otherwise, as may be deemed desirable;

And whereas the Minister further reports that, as heretofore, in order to insure that the requirements for the British Government under such arrangements are fully safeguarded, and to assure advantageous distribution in the light of prevailing conditions arising out of the war emergency of the requirements for the Canadian and other markets, it is essential that authority be available to secure necessary information relating to the British Columbia canned salmon production, to prevent or limit use of any or all species of salmon for freezing, mild cure, or other processing purposes, if and when diversion of raw salmon supplies may jeopardize reasonable production of canned salmon, and to control shipment or transfer of such production;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Fisheries, and under the authority of the War Measures Act, Chapter 206 of the Revised Statutes of Canada, 1927, is pleased to make the following regulations and they are hereby made and established accordingly:—

Regulations

1. All companies engaging in the production of canned salmon in British Columbia shall be required to register forthwith with the Minister of Fisheries, and shall report their production of canned salmon in such manner and at such times as the Minister of Fisheries may from time to time indicate.

2. All registered canned salmon producers shall provide information, supported by sworn affidavits if required, to the Minister of Fisheries as he may require from time to time, pertaining to the disposal made of their past production of canned salmon covering any designated period.

3. Each registered canned salmon producer shall issue a declaration, on forms provided for the purpose by the Minister of Fisheries, concurrently with each sale or transfer of canned salmon produced by him, setting out the details of each such sale or transfer, and shall furnish a copy of each such declaration at time of issue to the Chief Supervisor of Fisheries, Vancouver.

4. (a) The shipment or transfer within British Columbia from its place of origin, or otherwise, of canned salmon produced by any registered canned salmon producer shall be prohibited except by written permission issued by authority of the Minister of Fisheries. Shipments or transfers of canned salmon within British Columbia for which such permission has not been granted, shall be liable to seizure and confiscation at the absolute discretion of the Minister of Fisheries.

(b) All shipments or transfers of parcels of canned salmon from British Columbia to any other place within Canada shall be accompanied by a certificate issued by authority of the Minister of Fisheries. Such certificate shall show the number of packages of canned salmon contained therein and the names and addresses of the consignor and the consignee. In the case of shipments made by common carrier, such certificate shall be attached to the way-bill. In the case of shipment by other means of transportation, the certificate shall accompany the shipment to its destination. Shipments or transfers of parcels of canned salmon from British Columbia to any other place within Canada not so accompanied by such certificates shall be liable to seizure and confiscation at the absolute discretion of the Minister of Fisheries. Provided, shipments or transfers of parcels of canned salmon consigned to and marketed for the British Ministry of Food, and casual shipments or transfers not exceeding 48 pounds each, shall be exempt from the requirements of this section.

5. When, in the opinion of the Minister of Fisheries, the production of reasonable volume of canned salmon for the purpose of supply to the British Ministry of Food or otherwise, may be jeopardized by the diversion of raw salmon supplies to other methods of processing, he may prohibit or limit the use of any or all species of salmon or of steel-head trout for freezing, mild cure, or other processing purposes, for such time or from time to time as he may determine to be necessary.

6. For the purpose of these regulations, canned salmon shall mean and include Pacific salmon of all species of *oncorhynchus*; also steel-head trout (*salmo gairdneri*).

7. Except as herein otherwise provided, every company or person who fails to make any return required by these regulations, or knowingly makes any untrue statement in any such return, or commits any act or deed in contravention of these regulations, shall be liable upon summary conviction to a fine not exceeding \$500, and any salmon products dealt with contrary to these regulations may be seized and detained, and shall be liable to forfeiture to His Majesty.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending the Regulations for the Administration and Distribution of Naval, Military and Air Force Estates

P.C. 4738

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 10th day of June, 1943.

PRESENT:

HIS EXCELLENCY,

THE GOVERNOR GENERAL IN COUNCIL—

Whereas by Order in Council dated 19th March, 1940, P.C. 1065, 'Regulations for the Administration and Distribution of Naval, Military and Air Force Estates 1940' were made;

And whereas the administration of such estates is carried out under the direction of the Administrator of Estates, Department of National Defence;

And whereas by Order in Council dated 11th December, 1940, P.C. 7249 the said Regulations were amended so as to allow the Administrator of Estates to have paid to the Receiver General of Canada any balance of money, not exceeding in all \$600.00, at the credit of a deceased member of the Forces in any bank or other financial institution and to distribute any such balance with the Service estate of such deceased;

And whereas the bank or other financial institution is relieved from liability and saved harmless in respect of the payment of such balance;

And whereas the Associate Minister of National Defence reports that the Administrator of Estates has so dealt with many such balances in Canada and Newfoundland and has also dealt with many such balances Overseas, through his representatives and with the cooperation of the banks and other financial institutions there;

That balances in excess of \$600 are now being encountered in large numbers and numerous requests have been made by those legally entitled to the deceased's estate that trouble and expense be saved them by allowing the Administrator of Estates to withdraw and similarly distribute such larger balances;

And whereas Order in Council, dated 1st December, 1942, P.C. 10959, known as the Foreign Forces (Administration of Estates) Order 1942 authorizes an Officer Commanding a Foreign Force in Canada to take possession and have custody of a balance in a bank in Canada of a deceased member of that Force up to \$1,000;

And whereas the Minister further reports that it is considered that the Administrator of Estates should be given authority to deal with any balance of money not exceeding in all \$1,000 at the credit of a deceased member of the Forces in any bank or other financial institution provided that in the case of a deceased member of the Forces Overseas where the amount of such balance exceeds \$1,000 but does not exceed \$2,000 the Administrator may take like action upon receipt of a direction in writing therefor duly executed by the person or persons legally entitled to a deceased member's estate.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Associate Minister of National Defence, concurred in by the Minister of National Defence for Air and the Minister of National Defence for Naval Services, is pleased to amend the Regulations for the Administration and Distribution of Naval, Military and Air Force Estates, 1940, and they are hereby further amended by deleting sub-paragraph (d) of paragraph 13 thereof and substituting the following therefor, effective November 1, 1943,—

- (d) Where it is ascertained that a deceased member has a balance of money at his credit in any bank, and/or post office and/or other financial institution, the Administrator of Estates may cause the amounts thereof, not exceeding in all \$1,000 to be paid to the Receiver General of Canada and may distribute same with the Service estate of such deceased. In the case of a member Overseas where the amount of such balance exceeds \$1,000 but does not exceed \$2,000 the Administrator may take like action upon receipt of a direction in writing therefor duly executed by the person or persons legally entitled to a deceased member's estate. Where such balances are physically situate Over-

seas the Captain Commanding Canadian Ships (C.C.C.S.) with respect to Canadian Naval Personnel, the Canadian Chief Paymaster Overseas with respect to Canadian Military personnel and the R.C.A.F. Officer i/c Estates with respect to R.C.A.F. personnel may on behalf of the Administrator of Estates effect such payment into Receiver General of Canada account. The bank, post office or other financial institution is relieved from further liability and saved harmless in respect of any such balance upon the payment thereof to the Receiver General of Canada.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending the Defence of Canada Regulations
(Consolidation) 1942—prohibiting possession of matches or
other fire-producing devices on board any vessel
lightering or stowing explosives

P.C. 4760

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 10th day of June, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas it is deemed advisable to amend the Defence of Canada Regulations (Consolidation), 1942, so as to prohibit the possession of matches or other fire-producing devices on board any vessel in Canada used for lightering or stowing explosives and also to prohibit smoking on board any such vessel.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Justice, and under the authority of the War Measures Act, chapter 206, Revised Statutes of Canada, 1927 is pleased to amend the Defence of Canada Regulations (Consolidation), 1942, and they are hereby amended by adding immediately after Regulation 38A thereof the following Regulation:—

38AA (1) Every person who has in his possession a match or other fire-producing device on board any vessel in Canada while such vessel is being used for lightering or stowing any explosive shall be guilty of an offence and liable on summary conviction to a fine of not less than fifty dollars and not more than one hundred dollars, and in default of payment of such fine to imprisonment for a term not exceeding one month.

(2) Every person who smokes on board any vessel in Canada while such vessel is being used as provided in paragraph (1) of this Regulation shall be guilty of an offence and liable on summary conviction to imprisonment for a term of not less than three months and not exceeding twelve months.

(3) Any constable may search without warrant any person going or seeking to go on board or being on board any vessel in Canada while such vessel is being used as provided in paragraph (1) of this Regulation.

A. D. P. HEENEY,
Clerk of the Privy Council.

**Order in Council appointing the Chairman and members
of the Western Labour Board**

P.C. 4762

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 10th day of June, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Minister of Labour is pleased to appoint and doth hereby appoint the following persons to be members of the Western Labour Board, established by Order in Council P.C. 3870 dated May 17, 1943:—

Chairman, Mr. Justice George B. O'Connor, Supreme Court of Alberta;
Representative of the Government of the Province of British Columbia,
Colonel John F. Keen, Vancouver;
Representative of the Government of the Province of Alberta, Mr. George
B. Henwood, K.C., Edmonton;
Representative of employed persons, Mr. M. Ainslie, Vice President of the
Trades and Labour Council, Edmonton, and Vice President of the Alberta
Federation of Labour;
Representative of employers, Mr. H. G. MacDonald, President of H. G.
MacDonald & Company, Limited, Edmonton;
National Selective Service Officer, Mr. William Carnill, Manager of the
Edmonton Employment and Claims Office.

His Excellency in Council is further pleased to order and doth hereby order that the Chairman shall be paid remuneration of twenty dollars per day and the other members remuneration of fifteen dollars per day for each day actually engaged in the performance of their duties under the said Order in Council, and that they be reimbursed for their actual and necessary travelling expenses when absent from their places of residence for the purpose of the said duties.

A. D. P. HEENEY,
Clerk of the Privy Council.

**Order in Council establishing the regulations respecting
the sale and use of Codeine**

P.C. 4769

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 10th day of June, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas it is deemed advisable to revise and consolidate the Regulations respecting the sale and use of Codeine, made by Order in Council P.C. 2635 of September 11, 1939, as amended;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Pensions and National Health, is pleased to revoke and doth hereby revoke the said regulations;

His Excellency in Council, on the same recommendation and under the authority of the War Measures Act, is pleased to make the following regulations, and they are hereby made and established accordingly:—

REGULATIONS

1. These Regulations may be cited as "Regulations Respecting the Sale and Use of Codeine".

2. No person except

- (a) a physician, dentist or veterinary surgeon in the ordinary course of his practice as such;
- (b) a dispenser in a hospital;
- (c) a retail druggist, when filling a specific prescription therefor signed and dated by a licensed physician, dentist or veterinary surgeon in good standing

shall utilize straight codeine, whether in powder, tablet or liquid form, in the manufacture of any preparation containing any other medicinal ingredient without a licence for that purpose issued by the Minister of Pensions and National Health or a person authorized by such Minister to issue such licences.

3. (1) No retail druggist shall sell or supply

- (a) straight codeine, whether in powder, tablet or liquid form, or
- (b) any preparation containing any quantity of any drug mentioned in Part I or Part II of the schedule to the Opium and Narcotic Drug Act, 1929, as amended, mixed with medicinal or other ingredients

except upon a written order or prescription therefor signed and dated by a physician, dentist or veterinary surgeon whose signature is known to the said druggist or if unknown duly verified before such order or prescription is filled.

(2) No order or prescription mentioned in subsection one of this section shall be filled upon more than one occasion, and such order or prescription shall be filed by such retail druggist and be available for subsequent inspection.

4. Every person who violates any of the provisions of section two or section three shall be guilty of an offence and shall be liable upon summary conviction to a fine not exceeding one thousand dollars and not less than two hundred dollars, or to imprisonment for a term not exceeding eighteen months, or to both such fine and such imprisonment.

5. Every person found in possession of codeine or found in possession of any preparation containing any narcotic drug mentioned in Part I or Part II of the schedule to the Opium and Narcotic Drug Act, 1929, as amended, mixed with other medicinal ingredients, save and except under the authority of a licence issued by the Minister of Pensions and National Health or a person authorized by such Minister to issue such licences, or other lawful authority, shall be guilty of an offence and shall be liable upon summary conviction to imprisonment for a term not exceeding eighteen months and not less than six months and to a fine not exceeding one thousand dollars and not less than two hundred dollars.

6. Where any person is charged with an offence under section two or section five, it shall not be necessary for the prosecuting authority to establish that the accused had not a licence or was not otherwise authorized to commit the act complained of, and if the accused pleads or alleges that he had such licence or other authority, the burden of proof thereof shall be upon the person so charged.

7. In these Regulations, unless the context otherwise requires, the expressions "dentist", "physician", "veterinary surgeon" and "retail druggist" have respectively the same meanings as in the Opium and Narcotic Drug Act, 1929.

A. D. P. HEENEY,

Clerk of the Privy Council.

Order in Council stating that the territory of French Somaliland no longer deemed to be proscribed territory (P.C. 3851, May 30, 1941 revoked)

P.C. 4773

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 10th day of June, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council of the 30th May, 1941 (P.C. 3851) the provisions of the Consolidated Regulations Respecting Trading with the Enemy (1939) were extended to and deemed to apply to French Somaliland;

And whereas the Secretary of State reports that on or about the same date similar measures were taken by the United Kingdom but that by reason of changed conditions in French Somaliland the Order in the United Kingdom was revoked on the 10th March, 1943, and it is expedient that similar steps should be taken in Canada.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Secretary of State, concurred in by the Minister of Finance, is pleased to order and doth hereby order that of and from 10th March, 1943, the territory of French Somaliland be no longer deemed to be proscribed territory within the provisions of the Consolidated Regulations Respecting Trading with the Enemy (1939).

A. D. P. HEENEY.

Clerk of the Privy Council.

Order in Council establishing regulations respecting maximum age limits of officers of the Canadian Army

P.C. 4774

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 10th day of June, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas it is deemed desirable in the interests of the Service, having regard to the state of war now existing,

- (a) to prescribe maximum age limits at which, except in special cases upon the authority of the Minister of National Defence, officers of the Canadian Army, whether serving at home or abroad, shall cease to be employed in certain appointments,
- (b) to prescribe a maximum age limit at which, except in special cases upon the authority of the Minister of National Defence, officers of the Canadian Army shall cease to serve on Active Service, and be retired, and
- (c) to make provision for granting a period of leave with pay and allowances to officers being retired by reason of having reached the age limits so prescribed;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Honourable A. L. Macdonald, for the Minister of National Defence, and pursuant to the provisions of the Militia Act, and under and by virtue of the War Measures Act, and notwithstanding the provisions of any other act, law, order or regulation, is pleased to make the following regulations, and they are hereby made and established accordingly:—

REGULATIONS

(1) For the purposes of these regulations,

- (a) "at home" means, within the continents of North and South America, the islands adjacent thereto, and the territorial waters thereof;
- (b) "abroad" means, outside the area defined in (a) above;
- (c) "field formations at home" shall include all operational commands and such servicing line of communication and base units as may from time to time be assigned to operational role or to a role in support thereof;
- (d) "field formations abroad" shall include active field formations and field units within or without the United Kingdom together with line of communication and base units;
- (e) "static establishments" shall include all formations and units other than field formations as defined above.

(2) Officers of the Canadian Army shall cease to be employed in their appointments at the ages and according to the ranks as specified in the following schedule:—

Rank	Field Formations		Static Establishments	
	Abroad	At Home	Abroad	At Home
Major-General	57	59	58	60
Brigadier	54	59	58	60
Brigadier-General				
Colonel				
Lieut.-Colonel	51	59	58	60
Major				
Captain				
Lieutenant.....				

(3) Officers who, pursuant to Para. (2), cease to be employed in their appointments by reason of age, and for whom no other suitable employment for which they are eligible is available, shall be granted leave of absence with pay and allowances pending retirement as hereinafter provided, and at the expiration of such leave shall be retired.

(4) Officers of the Canadian Army, whether serving at home or abroad, and whatever the nature of their appointments shall, subject to grant of retirement leave as hereinafter provided, be retired at the age of 60 years.

(5) Notwithstanding the provisions of Paras. (2) and (4), the Minister of National Defence may, on the recommendation of the Adjutant-General in respect of an officer serving at home, or on the recommendation of the Senior Combatant Officer of that part of the Canadian Army in which the officer concerned is serving abroad, continue the employment of such officer or re-appoint him, whether or not he has been retired or proceeded on retirement leave; provided, however, that no such recommendation shall be made by the Adjutant-General or such Senior Combatant Officer except when in his opinion no other suitable officer is available for the appointment; and provided further, that any such period of continued employment or re-appointment shall not exceed one year. In the most exceptional circumstances only, having regard to the exigencies of the moment, the Minister may authorize an extension of such period of continued employment or re-appointment.

(6) An officer whose retirement is to be effected under the provisions of these Regulations will be entitled to leave of absence with pay, pending such retirement. The retirement of any such officer shall be carried out immediately upon the termination of such leave of absence. The period of leave to which an officer shall be entitled will be reckoned as follows:—

- (a) An officer of the Permanent Active Militia—one month's leave for each five years of pensionable service in commissioned rank, with an additional six days for each odd completed year of pensionable service, and in respect of pensionable service other than in commissioned rank—two months for ten years or more of such last-mentioned service, or three weeks if said service was less than ten years.

- (b) All other officers (including officers of the Permanent Active Militia who, having previously been retired for pension, have already received retirement leave in respect of their former service)—one day's leave for each completed period of twelve days of service on Active Service.
- (c) The period of any such leave of absence shall be excluded from the term of service on which such leave is reckoned.
- (d) In the event of an officer being re-appointed pursuant to these Regulations, the period of leave of absence to which he would be entitled under this paragraph, less any part of such leave actually enjoyed by him, shall be granted to him prior to his final retirement in addition to any further leave earned by him during his additional period of service.

(7) A retirement under the foregoing provisions shall not, unless otherwise ordered by the Governor in Council, involve a termination of the commission of the officer concerned.

(8) In the case of an officer of the Permanent Active Militia whose effective date of re-appointment is not later than that of the date immediately following that on which his retirement becomes effective, such retirement shall not be construed as being a retirement for the purposes of the Militia Pension Act.

(9) The provisions of these Regulations shall not apply to officers seconded for duty to other departments of the Government, or to the Inspection Board of the United Kingdom and Canada.

(10) These Regulations shall become effective on 1st June, 1943; provided, that officers who, on or before that date shall have attained the ages respectively specified in Para. (2), shall continue in the appointments then held by them until instructions for their relinquishing their appointments or proceeding on leave pending retirement, shall be issued by National Defence Headquarters.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council approving the plan for a wharf and railway trestle, Granville Island, B.C.

P.C. 4797

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 11th day of June, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Public Works and the Minister of Transport report that the Arrow Transfer Company Ltd., has applied under Section 7, Chapter 140, Revised Statutes of Canada, 1927—the Navigable Waters Protection Act—for the approval of the annexed plan of a wharf and railway trestle, and of the site thereof, according to the description attached, proposed to be built on Johnston Street End, Granville Island, in False Creek, Vancouver Harbour, B.C.;

That the Chief Engineer of the Department of Public Works, on the favourable report of the District Engineer, has recommended the approval of the application from the standpoint of navigation, and in this recommendation the Deputy Minister of Public Works has concurred;

That the Department of Justice has reported that all the requirements of Section 7 of the Navigable Waters Protection Act have been complied with, and that this application may now properly be submitted to the Governor in Council for approval;

That the works in question also fall under the provisions of Section 38, Chapter 42, I Edward VIII—the National Harbours Board Act, 1936;

That the Chairman of the National Harbours Board has advised that there is no objection to construction of the proposed works. He points out, however, that as there is no approved harbour headline around Granville Island, it is necessary that approval be also granted under the provisions of the War Measures Act;

Therefore His Excellency the Governor General in Council, on the recommendation of the Minister of Transport and the Minister of Public Works, and under the provisions of the Navigable Waters Protection Act, Chapter 140 of the Revised Statutes of Canada, 1927, the National Harbours Board Act, Chapter 42 of the Statutes of 1936, and of the War Measures Act, Chapter 206 of the Revised Statutes of Canada, 1927, is pleased to approve and doth hereby approve the annexed plan of a wharf and railway trestle, and of the site thereof, according to the description attached, proposed to be built by the Arrow Transfer Company Ltd., on Johnston Street End, Granville Island, in False Creek, Vancouver Harbour, B.C.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council establishing Prairie Provinces Fisheries Investigation Committee

P.C. 4812

Certified to be a true copy of a Minute of a Meeting of the Committee of the Privy Council, approved by His Excellency the Governor General on the 14th June, 1943.

The Committee of the Privy Council have had before them a report dated 10th June, 1943, from the Minister of Fisheries, stating that it is essential under present emergent conditions that the important contribution in food derived from the fresh water fisheries production in Canada be maintained at adequate standards of volume and quality;

That it is represented that current marketing practices in relation to certain varieties of such fish produced in the Provinces of Manitoba, Saskatchewan and Alberta are inimical to maintenance of orderly production, processing and marketing thereof;

That while jurisdiction in the administration of the fisheries of these Provinces lies in the respective Provincial Governments, from the standpoint of interprovincial and international trade the matter is of national concern and the Dominion Government has a definite interest in assisting to provide the necessary safeguards;

That the responsible Provincial Ministers for the first two named Provinces, as well as the Canadian Trade Commissioner Service of the Department of Trade and Commerce in the United States, urge the need for immediate action, having for its object the provision of remedial measures; and

That in the light of all the circumstances it is deemed essential that a Committee consisting of representatives from the Dominion Government and each of the Provinces directly concerned be established to make enquiry into and report upon the situation, and to make recommendations for its alleviation.

The Committee, therefore, on the recommendation of the Minister of Fisheries, concurred in by the Minister of Trade and Commerce, advise that under the authority of the War Measures Act,—

1. A Committee to be known as the Prairie Provinces Fisheries Investigation Committee, consisting of,

Chairman, Dr. J. R. Dymond, Toronto, Ontario;
J. G. Cowan, Esq., Winnipeg, Manitoba;
Oliver Bright, Esq., Regina, Saskatchewan;
Dr. R. B. Miller, Edmonton, Alberta;

the latter three being representatives named by each of the Provinces of Manitoba, Saskatchewan and Alberta, respectively, be established and required,—

- (a) to make enquiry to establish the facts concerning current difficulties attending the production, processing and marketing of certain fisheries of the Provinces of Manitoba, Saskatchewan and Alberta, with particular reference to whitefish and tullibees, and to make a full report thereon;
- (b) to make recommendations based upon their findings, having due regard to the responsibilities of the Dominion and the Provinces as their interests may appear therein, as to,
 - (i) corrective measures available to assist in immediate relief from such difficulties, consistent with maintaining production at highest possible level;
 - (ii) such other measures deemed to be desirable in relation thereto.

2. That the Committee be authorized, subject to the approval of the Minister of Fisheries, to employ clerical and other assistance and to incur such other expenses as may be necessary to facilitate the fulfilment of its functions as above outlined.

3. That apart from the Chairman of the Committee, who shall be paid at the rate of \$12 per diem for such days as he is fully employed on the work of the Committee, the members of the Committee shall act without remuneration, the Chairman and each of the members to be allowed their actual living and travelling expenses while away from their place of residence on the work of the Committee.

4. That the Committee shall make its report and recommendations as above contemplated to the Minister of Fisheries as soon as possible and not later than September 30, 1943.

5. That the cost of the Committee shall be a charge against the War Appropriation.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending regulations respecting Load Line Certificates

P.C. 4817

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 14th day of June, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas in the year 1941, under the provisions of Regulations made by Order in Council, P.C. 6497, of the 22nd day of August, 1941, ships receiving what are known as "Local Load Line Certificates" under the provisions of the statutory regulations "Load Line Rules for ships making international voyages other than voyages between Canada and the United States of America on any lakes or rivers, and voyages from any place in Canada to any other place in Canada other than on any lakes or rivers" were allowed deeper loading than allowed by these Load Line Rules, in order to provide for greater carrying capacity in such ships;

And whereas Regulation 8 of the said Regulations provides as follows:—

"8. Load Line Certificates issued under these Regulations shall not remain in force after the 30th day of June, 1943, and all such certificates shall be subject to cancellation by the Minister of Transport at any time previous to that date."

And whereas the Minister of Transport represents that it is considered desirable to provide for the issue of Load Line Certificates under the said Regulations for periods of duration corresponding to the periods of duration provided for Load Line Certificates under the Canada Shipping Act, 1934, but with certain limitations as hereinafter set forth.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Transport, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada 1927, is pleased to amend the said Regulations made by the said Order in Council, P.C. 6497, and they are hereby amended by striking out Regulation 8 and substituting therefor the following:—

“8. Every Load Line Certificate issued under these Regulations shall remain in force for such period, not exceeding five years from the date of its issue, as may be specified therein, and may be renewed from time to time for any further period (not exceeding five years on any occasion) as the Assigning Authority may see fit; provided that no such certificate shall remain in force after these Regulations cease to have effect, and provided further that every such certificate issued hereunder shall be subject to cancellation at any time by the Minister of Transport.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending National Selective Service Mobilization Regulations—Section 28

P.C. 4826

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 14th day of June, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Labour reports that it is necessary for the security, defence, peace, order and welfare of Canada and for the efficient prosecution of the war that the National Selective Service Mobilization Regulations established by Order in Council, P.C. 10924, dated December 1, 1942, be amended as hereinafter set forth;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour and under the authority of the War Measures Act, and the National Resources Mobilization Act, 1940, is pleased to amend the said National Selective Service Mobilization Regulations and they are hereby further amended as follows:—

1. Subsection (1) of Section 28 of the said Regulations is hereby revoked, and the following is substituted therefor:—

“(1) Where a man is convicted of failing to comply with subsection (1) of Section 6 (a), or Subsection (2) of Section 47, or Subsection (2) of Section 48, or of an offence under Section 26, or Section 27, or subsection (12) of Section 6, or subsection (14) of Section 6, the Justice or Justices of the Peace, Magistrate, Judge or court by whom he is so convicted shall, if counsel or other person acting for the Crown so requests, in addition to imposing the punishment provided for the offence, direct that such man shall be taken, either forthwith or upon the expiration of the term of imprisonment if any, in police custody to the nearest military training centre or depot and that he shall be held there in such custody until he becomes a member of the active militia pursuant to the Reserve Army (Special) Regulations, 1941, or such other regulations as may be applicable or until he is found by the military authorities not to be fit for military training”.

A. D. P. HEENEY,
Clerk of the Privy Council.

**Order in Council respecting re-allocation of goods or services and
re-assignment of duties, Co-ordinators, Administrators, etc.,
Wartime Prices and Trade Board**

P.C. 18/4857

*Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved
by His Excellency the Governor General in Council, on the 15th June, 1943.*

The Board recommend that Order in Council of March 23, 1942, P.C. 2247, be amended by deletion of the words "in any case in which the Governor General in Council has heretofore approved or hereafter approves the appointment by the War-time Prices and Trade Board of any particular person as a Co-ordinator, Deputy Co-ordinator, Administrator, Deputy Administrator or Director, such Board may from time to time re-allocate the goods or services in respect of which any such person shall perform his duties and exercise his powers, may re-assign duties accordingly, and may designate any such person by such altered title as the Board deems to be desirable" and the substitution of the words "in any case in which the Governor in Council has heretofore approved or hereafter approves the appointment by the Wartime Prices and Trade Board of any particular person as a Co-ordinator, Deputy Co-ordinator, Administrator, Deputy Administrator, Director or to any office with other title, such Board may from time to time re-allocate the goods or services in respect of which any such person shall perform his duties and exercise his powers, re-assign to any such person powers and duties in respect of goods and services, and designate any such person by such altered title as the Board deems to be desirable."

A. D. P. HEENEY,
Clerk of the Privy Council.

PART II

Miscellaneous Administrative Orders

DEPARTMENT OF MUNITIONS AND SUPPLY

WM No. 35 Revised

Supplement No. 7

MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, 31st May, 1943.

*To Collectors of Customs and Excise, and others concerned:***War Exchange Conservation Act**

It is ordered that:—

1. Part One of Schedule One to the War Exchange Conservation Act, 1940, be amended by deleting therefrom Items 287 and 288 and by inserting therein the following items:—

ex 287: Vitrified tableware (china or porcelain).

ex 288: Stoneware, Rockingham ware and earthenware, n.o.p., other than non-vitrified tableware.

2. Part Two of Schedule One to the War Exchange Conservation Act, 1940, be amended by inserting therein the following item:—

ex 287\ Non-vitrified tableware (the types commonly known as semi-porcelain,
ex 288\ white granite, stoneware, Rockingham ware and earthenware).

In order that requests for permits for the importation of non-vitrified tableware now included in Part Two of Schedule One of the War Exchange Conservation Act may be dealt with as expeditiously as possible, applications, IN DUPLICATE, must be made on the prescribed form, which, together with all the correspondence relating thereto, should be sent direct to the Administrator, Wholesale Trade, War-time Prices and Trade Board, Metropolitan Building, Toronto, Ontario. The form to be used is the "Application for Permit to Import War Materials and Other Goods," and supplies thereof may be obtained from Collectors of Customs and Excise or from the Department of National Revenue, Ottawa.

It should be stated on the application whether the quantity for which permit is requested will be imported in one or more than one shipment.

D. SIM,

Acting Commissioner of Customs.

(P.C. 4317, 25/5/43, Authority, War Measures Act.)

WM No. 39

Fifth Revision

Supplement No. 7

MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, 28th May, 1943.

*To Collectors of Customs and Excise, and others concerned:***Export Permits**

By Export Permit Branch Order No. 71, effective on and after May 29, 1943, exemptions from requiring an export permit for shipments of the following to the

British Empire are cancelled, and shipments of these commodities will henceforth require an export permit when exported to any destination:—

Group 1. *Agricultural and Vegetable Products*

Candy, candied popcorn, candied nuts and sweetmeats.

Chewing gum, sweetened.

Potatoes in their natural state, including certified seed potatoes.

Group 2. *Animals and Animal Products*

Beef and veal, dressed, and other edible beef and veal products.

Hogs, dressed and other edible pork products, except lard.

(NOTE:—Lard already requires an export permit to any destination.)

The exemption on oatmeal and rolled oats (Group 1) to the United Kingdom and the exemption on eggs in the shell (Group 2) to Newfoundland are also cancelled, so that oatmeal and rolled oats and eggs in the shell likewise will require an export permit when exported to any destination.

By the same Branch Order, Sub-section (b) of Regulation 34 of the Export Permit Regulations of March 15, 1943, is amended by the addition, after the words "the Ministry of Supply for the United Kingdom", of the words "the United Kingdom Ministry of Food". This means that henceforth shipments ordered, diverted or exported by the United Kingdom Ministry of Food will be exempted from requiring an export permit in the same way as the other Government Agencies already listed in that Regulation.

D. SIM.

Acting Commissioner of Customs.

WM No. 39

Fifth Revision

Supplement No. 8

MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, 28th May, 1943.

To Collectors of Customs and Excise, and others concerned:

Export Permits

Referring to Memorandum WM No. 39, Fifth Revision, Supplement No. 4, the Department is advised by the Canadian Wheat Board that while the supplement referred to deals with export permits for the shipment of Western Coarse Grains to the United States the memorandum referred to should read as applicable to Western Coarse Grains for shipment to any country out of Canada.

The Export Permit Branch has also pointed out that since there is a different equalization fee payable in respect of Western Coarse Grains exported via a frontier port of exit east of Fort William or Port Arthur as compared to that payable when the frontier port of exit is west of Fort William or Port Arthur, it becomes more necessary than ever that collectors scrutinize carefully the port of exit set forth on the permit to export, and that they should not accept or permit any exports to be made through any port other than that mentioned on the permit without the authority of the Canadian Wheat Board.

Should a shipment arrive at a port for export east of Fort William or Port Arthur which, according to the Export Permit Branch, should have been exported at a port west of Fort William or Port Arthur, or vice versa, the collector should wire the Canadian Wheat Board for authority for export.

D. SIM,

Acting Commissioner of Customs.

WM No. 39
Fifth Revision
Supplement No. 9
MEMORANDUM
(CUSTOMS DIVISION)

OTTAWA, 1st June, 1943.

To Collectors of Customs and Excise, and others concerned:

Export Permits

Effective on and after June 3, 1943 (P.C. 4390, 31/5/43), the following are added to the list of commodities requiring an export permit before being shipped from Canada to any destination:—

Group 1. *Agricultural and Vegetable Products*

Beverages, distilled, all kinds, including whiskey, brandy, rum, gin, cordials and liqueurs.

Group 2. *Animals and Animal Products*

Clams, in the shell, shucked, or in any other form.

Group 4. *Wood, Wood Products and Paper*

Barrels, kegs, casks and other similar containers of wood.
Pails and tubs of wood.

D. SIM,
Acting Commissioner of Customs.

WM No. 39
Fifth Revision
Supplement No. 10
MEMORANDUM
(CUSTOMS DIVISION)

OTTAWA, 1st June, 1943.

To Collectors of Customs and Excise, and others concerned:

Export Permit Procedure

Collectors of Customs at frontier ports of exit have been instructed that on completion of shipments under export permits the original (white) copy of the permit is to be returned to the Export Permit Branch with notations thereon of the actual quantities over-shipped or under-shipped on the permit.

In the case of shipments going to Latin American countries or to blockade areas through United States ports the return of the original (white) copy to the Export Permit Branch is not possible for the reason that collectors have been instructed that they are not to take up the original (white) copy of the export permit, but must allow it to proceed with the waybill to the United States port of lading, making a notation on their own (blue) copy of any over-shipment or under-shipment which is to be reported to the Export Permit Branch.

Because of the necessity, when these products are exported, of collecting subsidy payments on goods subsidized and equalization fees on coarse grains, it becomes more necessary than ever that the original (white) copies of export permits be returned to the Export Permit Branch after shipments have been completed, but, of course, in the case of export permits issued to cover shipments to Latin American countries or blockade areas through United States ports, since the white copy must be allowed to proceed, the Export Permit Branch will hereafter attach a notice to the original (white) copy of these permits calling to the attention of the collector at the Canadian frontier port of exit the fact that the permit must not be taken up, but must be left

attached to the waybill, and that Export Permit Branch Report Card Form 102, briefly describing the material, stating the actual quantity exported and the number of the export entry, is to be completed and forwarded to the Export Permit Branch.

These Export Permit Report Cards Form 102 are being sent to collectors at frontier ports concurrently with the issuance of this memorandum.

D. SIM,
Acting Commissioner of Customs.

WM No. 39
Fifth Revision
Supplement No. 11
MEMORANDUM
(CUSTOMS DIVISION)

OTTAWA, 1st June, 1943.

To Collectors of Customs and Excise, and others concerned:

Shipments of Pulpwood

The Export Permit Branch of the Department of Trade and Commerce has called the attention of the Department to the serious situation which is likely to develop if pulpwood is exported from Canada in excess of the amount to be exported as shown by the export permit, intimating that although the export of pulpwood to the United States has been maintained on a very strict basis in the past in future even more strict control must be exercised.

The Timber Controller is most anxious, in the interest of Canadian paper mills, to see that the quota of one and one-half million cords of pulpwood for the United States is not exceeded and the Export Permit Branch is co-operating with the Timber Controller by a careful scrutiny of all permits issued.

The Timber Controller is much concerned over the continued over-shipments which are occurring at some ports of exit and has requested that this matter again be brought to the attention of our collectors. The excellent co-operation given to export control by the officers at the frontier ports of exit is appreciated and this matter is only brought to the attention of frontier port collectors by reason of the new policy of the Timber Controller which demands a more careful scrutiny of permits and of export shipments.

D. SIM,
Acting Commissioner of Customs.

WM No. 39
Fifth Revision
Supplement No. 12
MEMORANDUM
(CUSTOMS DIVISION)

OTTAWA, 8th June, 1943.

To Collectors of Customs and Excise, and others concerned:

Export Permits

Effective on and after June 10, 1943 (P.C. 4599, 4/6/43), the following commodity is added to the list of commodities requiring an export permit before being shipped from Canada to any destination:

Group 1 *Agricultural and Vegetable Products*
Barley malt.

D. SIM,
Acting Commissioner of Customs.

WM No. 39
Fifth Revision
Supplement No. 13
MEMORANDUM
(CUSTOMS DIVISION)

OTTAWA, 9th June, 1943.

To Collectors of Customs and Excise, and others concerned:

Export Permit Procedure

Export Permit Branch Report Cards, Form 102, referred to in Supplement No. 10, are intended for use only in connection with exports of coarse grains (oats, rye, barley, and flaxseed of Western Grain Grades), referred to in Supplement No. 4, Fifth Revision consigned to the United States, to Latin American countries or to blockade areas through United States ports on which equalization fees will be collected by the Canadian Wheat Board and to the goods referred to in WM No. 39, Fourth Revision, Supplements Nos. 6, 25, 30 and 33 when exported to Latin American countries or to blockade areas through United States ports on which subsidy payments will be collected.

In each of the two cases cited above the white copy of the export permit is not returned to the Export Permit Branch, and Report Card Form 102 is used to supply information ordinarily furnished on the white copy.

Collectors should be careful not to use Report Form 102 in any case where the white copy of the permit (with particulars of any difference between the amount shown on the permit and the amount actually exported endorsed thereon) is available for return to the Export Permit Branch.

D. SIM,
Acting Commissioner of Customs.

WM No. 82
Supplement No. 3
MEMORANDUM
(CUSTOMS DIVISION)

OTTAWA, 29th May, 1943.

To Collectors of Customs and Excise, and others concerned:

Prohibited Imports

It is ordered that the importation of the goods enumerated hereunder be prohibited except under and in accordance with the terms of a permit issued by, or on behalf of, the Minister of National Revenue:—

Anti-freeze, being any substance or mixture for use as anti-freeze in the radiator or cooling system of an internal combustion engine.

In order that requests for permits for the importation of Anti-freeze may be dealt with as expeditiously as possible, applications, *in duplicate*, must be made on the prescribed form which, together with all the correspondence relating thereto, should be sent direct to Mr. E. T. Sterne, Controller of Chemicals, 1235 McGill College Ave., Montreal, P.Q. The form to be used is the "Application for Permit to Import War Materials and Other Goods", and supplies thereof may be obtained from Collectors of Customs and Excise or from the Department.

It should be stated on the application whether the quantity for which permit is requested will be imported in one or more than one shipment.

D. SIM,
Acting Commissioner of Customs.

(P.C. 4316, 25/5/43—Authority, War Measures Act.)

WM No. 89
Supplement No. 2
(CUSTOMS DIVISION)
MEMORANDUM

OTTAWA, 3rd June, 1943.

To Collectors of Customs and Excise, and others concerned:

Prohibited Imports

Order in Council P.C. 949 of the 8th February, 1943, has been amended by inserting the following items in the schedule thereto:—

Eggs, egg yolk or egg albumen, dried, evaporated, desiccated, or powdered, whether or not sugar or other material be added.

Syrups and molasses of all kinds, the product of the sugarcane or beet, and all imitations thereof or substitutes therefor.

Glucose or grape sugar, glucose syrup and corn syrup, or any syrups containing an admixture thereof.

Poultry and game, dead or alive.

Persons contemplating the importation of the products enumerated above should refer to Memorandum WM No. 89 for particulars of Order in Council P.C. 949.

D. SIM,

Acting Commissioner of Customs.

(P.C. 4435, 31/5/43—Authority War Measures Act.)

WM No. 95
MEMORANDUM
(CUSTOMS DIVISION)

OTTAWA, 29th May, 1943.

To Collectors of Customs and Excise, and others concerned:

Prohibited Imports

It is ordered that the importation into Canada of bananas be prohibited except under and in accordance with the terms of a permit issued by, or on behalf of, the Minister of National Revenue.

In order that requests for permits for the importation of bananas may be dealt with as expeditiously as possible, applications, *in duplicate*, must be made on the prescribed form which, together with all the correspondence relating thereto, should be sent direct to The Foods Administration, Wartime Prices and Trade Board, Royal Bank Building, Ottawa. The form to be used is the "Application for Permit to Import War Materials and Other Goods", and supplies thereof may be obtained from Collectors of Customs and Excise or from the Department.

It should be stated on the application whether the quantity for which permit is requested will be imported in one or more than one shipment.

D. SIM,

Acting Commissioner of Customs.

(P.C. 4315, 25/5/43—Authority, War Measures Act.)

WM No. 95
Supplement No. 1
MEMORANDUM
(CUSTOMS DIVISION)

OTTAWA, 11th June, 1943.

To Collectors of Customs and Excise, and others concerned:

Prohibited Imports (Bananas)

The Minister of National Revenue, on the recommendation of the Foods Administration of the Wartime Prices and Trade Board, has authorized the issuance of General Permit No. G-2395, effective on and after the 25th May, 1943, for bananas prohibited importation by Order in Council P.C. 4315 (Memorandum WM No. 95) when imported by rail in carload lots covered by properly certified Customs invoices showing the country of origin to be other than Mexico.

This General Permit has been issued in a single copy and is retained in the Department, the number of which is to be endorsed on all relative import documents.

Note.—Permits under Memorandum WM 89 are still required, when applicable.

D. SIM,
Acting Commissioner of Customs.

Series D No. 47
T. C. 123
MEMORANDUM
(CUSTOMS DIVISION)

OTTAWA, 29th May, 1943.

To Collectors of Customs and Excise, and others concerned:

Tariff Change by Order in Council

Effective May 1, 1943, it is ordered that the undermentioned product shall be exempt from the War Exchange Tax and be accorded the tariff treatment hereunder indicated:—

Butadiene for use in Canadian manufactures	
British Preferential Tariff.....	Free
Intermediate Tariff.....	Free
General Tariff.....	Free
(To be designated as Tariff Item 849.)	

D. SIM,
Acting Commissioner of Customs.

(P.C. 4271, 24/5/43—Authority War Measures Act.)

Series D No. 47
T. C. 124
MEMORANDUM
(CUSTOMS DIVISION)

OTTAWA, 29th May, 1943.

To Collectors of Customs and Excise, and others concerned:

Tariff Change by Order in Council

Effective May 1, 1943, it is ordered that the undermentioned product be accorded the tariff treatment hereunder indicated:—

Gelatine, edible, when imported for use exclusively in the manufacture of capsules for the manufacture or compounding of medicinal and pharmaceutical preparations

British Preferential Tariff.....	Free
Intermediate Tariff.....	5 p.c.
General Tariff.....	7½ p.c.

(To be designated as Tariff Item 231b.)

D. SIM,

Acting Commissioner of Customs.

(P.C. 4272, 24/5/43—Authority War Measures Act.)

DEPARTMENT OF PENSIONS AND NATIONAL HEALTH

In the matter of Regulation 35 of the Defence of Canada Regulations (Consolidation 1942) and the amendments thereto

To the Honourable J. Walter Jones, Premier of the Province of Prince Edward Island, and to all whom it may concern:—

In pursuance of the authority in me vested by the said Regulation 35 of the Defence of Canada Regulations (Consolidation 1942), I hereby authorize you, the Honourable, J. Walter Jones, to act under the said Regulation in respect of the Province of Prince Edward Island and any and every part thereof;

And I further authorize you to delegate your powers to act under the said Regulation.

Given under my hand at the City of Ottawa this 10th day of June, A.D., 1943.

IAN MACKENZIE,

Minister of Pensions and National Health.

PART III
 Wartime Prices and Trade Board
 (Finance)

Board Orders

WARTIME PRICES AND TRADE BOARD

Order No. 284

Respecting Commencement, Acquisition and Expansion of Businesses

Made under Order in Council P.C. 8528 dated the 1st day of November, 1941, and amendments thereto.

Purpose of the Order

1. Board Order No. 184 was passed on September 8, 1942, and became effective on November 2, 1942. Its chief purpose was to help maintain the stability of persons established in trade and commerce who are faced with difficult conditions arising from the impacts of war. In general, established businesses can adequately handle the available supply of goods and services. The uncontrolled expansion of business would tend to jeopardize the position of existing businesses and make more difficult the equitable distribution of available supplies.

In administering the original Order over the past six months certain difficulties have arisen and some changes appear necessary. It is possible, moreover, to simplify the form of the Order.

Board Order No. 184, made on September 8, 1942, is therefore revoked as of June 14, 1943, and thereafter will be replaced by this Order.

Description of Main Provisions

2. There are four main requirements in this Order. The first deals with new businesses and is set out in Section 5. The second deals with changes in the class of business—for example, a change from the wholesale business to the retail business—and is set out in Section 6. The third deals with changes in the classes and kinds of goods or services dealt in and is set out in Section 7. The fourth deals with the use of business premises and is set out in Section 8. There are also special provisions dealing with a “successor in business” (Section 9), and with an “amalgamated business” and an “associated business” (Section 10). The procedure for obtaining a permit under this Order is set out in Section 12, where the powers of the Director of Licensing are also described. An important requirement applicable only to manufacturers and wholesalers appears in Section 13.

Application of this Order

3. This Order applies to all goods and to those services listed in Schedule “B”, except those goods and services specifically exempted by Section 11; it does not apply to services not listed in Schedule “B”.

Meaning of “business”, “manufacturer”, “wholesaler”, “retailer”, “service business”

4. (a) “Business” means any activity or undertaking in which any goods or any of the services listed in Schedule “B” are produced, manufactured, extracted, refined, processed, stored, imported, supplied, assembled, sold, distributed or otherwise dealt in. Where a business is operated at more than one branch or outlet, each branch or outlet must be treated as a separate business in applying the provisions of this Order.

(b) “Manufacturer” means a person who, in the ordinary course of business, manufactures, converts, assembles or otherwise processes any goods, and “manufacture” includes the conversion, assembling or other processing of any goods.

(c) "Wholesaler" means a person who, in the ordinary course of business, sells (otherwise than at retail) goods in the form in which they were purchased by him, and includes a jobber.

(d) "Retailer" means a person who, in the ordinary course of business, sells goods to persons for their personal or household use or consumption and not for the purpose of resale.

(e) "Service business" means the business of supplying one or more of the services set out in Schedule "B".

New Businesses

5. (1) If you wish to form, commence or acquire any business which was not carried on by you on November 2, 1942, you must first obtain a permit from the Director of Licensing appointed by the Wartime Prices and Trade Board, and you must comply with the terms and conditions of any permit that may be granted to you. You must not sell or otherwise transfer any business to any person until he has obtained the permit required by this Section.

(2) You will be considered to have carried on business on November 2, 1942, if you carried on such business at any time within the twelve months immediately preceding November 2, 1942, and only temporarily suspended such business before that date.

(3) If you were in business on November 2, 1942, and afterwards transfer or discontinue your business you must not commence business again without obtaining a permit, however, if you only temporarily suspend your business you do not require a permit.

(4) This Section does not require a successor in business, as defined in Section 9, to obtain any permit. The operator of an amalgamated or associated business does require a permit in accordance with Section 10.

Changes in the Class of Business

6. (1) If you carried on business on November 2, 1942,

- (a) as a manufacturer, you must not carry on business as a wholesaler, retailer or operator of a service business;
- (b) as a wholesaler, you must not carry on business as a manufacturer, retailer or operator of a service business;
- (c) as a retailer, you must not carry on business as a manufacturer, wholesaler or operator of a service business;
- (d) as an operator of a service business, you must not carry on business as a manufacturer, wholesaler or retailer;

unless you first obtain a permit from the Director of Licensing, however, if you carried on two or more of these classes of business on November 2, 1942, you may continue to carry on the same classes of business without obtaining a permit.

(2) You will be considered to have carried on business on November 2, 1942, if you carried on such business at any time within the twelve months immediately preceding November 2, 1942, and only temporarily suspended such business before that date.

(3) For the purposes of this Section every branch or outlet of your business shall be considered to be a separate business.

Changes in the Classes and Kinds of Goods and Services Dealt In

7. (1) If you carried on business on November 2, 1942,

- (a) as a wholesaler or retailer, you must not deal in goods of any class and kind unless you dealt in such goods in the ordinary course of business within the twelve months immediately preceding November 2, 1942; Schedule "A" to this Order sets forth a list of classes and kinds of goods, and for any goods listed therein will be used to determine the classification, but for any class and kind of goods not listed in Schedule "A" the Director of Licensing shall determine the classification;

- (b) as a manufacturer, you must not manufacture any goods of any class and kind unless you manufactured the same class and kind of goods during the twelve months preceding November 2, 1942;
- (c) as the operator of a service business, you must not carry on any class and kind of service business which you did not carry on during the twelve months preceding November 2, 1942;

unless you first obtain a permit from the Director of Licensing.

(2) For the purposes of this Section every branch or outlet of your business shall be considered to be a separate business.

Use of Business Premises

8. (1) If you carried on business on November 2, 1942, you must not use any greater amount of floor space for the purpose of your business than the amount of floor space used for business purposes on November 2, 1942, unless you first obtain a permit from the Director of Licensing, but if you had a seasonal business or stored seasonal goods, you may use floor space not exceeding the amount used for such seasonal business or the storage of seasonal goods at any one time within the twelve months immediately preceding November 2, 1942.

(2) You must not move your business to other premises in any city, town or village in which you were not carrying on your business on November 2, 1942, unless you first obtain a permit from the Director of Licensing, but otherwise you may move to other premises without any permit if there is no increase in floor space; however you must inform the Director of Licensing of any change in your business address.

Successor in Business

9. (1) *Definition*—"Successor in business" means,

- (a) any person who obtains the ownership or control of a business by reason of the death, insolvency or bankruptcy of any person and, generally, any person who assumes the control or management of a business in a legal way other than by purchase or gift;
- (b) any person who purchases or acquires a business from a trustee who has obtained the ownership or control of a business in any of the ways mentioned in the preceding sub-paragraph (a);
- (c) any new partnership or other unincorporated business arising from the admission of a partner or partners to an existing business, or by the death or retirement of any partner of an existing business, but where a partnership is dissolved, only the partner or partners continuing to carry on business in the premises in which the partnership business was being carried on immediately before dissolution shall be the "successor in business" of the partnership.

(2) If you are a successor in business you may carry on the business of your predecessor without obtaining any permit from the Director of Licensing under this Order, but you must comply with all other Orders of the Board respecting licenses. You may carry on only the same class or classes of business and may deal only in the same classes and kinds of goods and services, and may use for your business purposes only the same amount of floor space as your predecessor could have done had he continued in business.

"Amalgamated Business" and "Associated Business"

10 (1) *Definitions*

- (a) "amalgamated business" means any business formed after November 2, 1942, by the amalgamation, merger or consolidation of two or more businesses;
- (b) "associated business" means any business other than an amalgamated business, formed or acquired after November 2, 1942, by or on behalf of the operator of an existing business.

(2) You must not form or carry on

- (a) any amalgamated business unless you first obtain a permit from the Director of Licensing; or

- (b) any associated business unless you first obtain a permit from the Director of Licensing, however, if you acquire an associated business as a successor in business under Section 9 you do not need a permit.

Exceptions

11. This Order does not apply to the following persons or activities:

- (a) the publishing (not including manufacturing) and sale of any books, newspapers, magazines or periodicals;
- (b) any undertaking operated by or on behalf of the Government of the Dominion or any Province of Canada or by or on behalf of any agency thereof;
- (c) any undertaking operated by any religious, charitable or philanthropic organization or by any educational institution or the students thereof, no part of the net profits of which undertaking enures to the benefit of any stockholder, member or student;
- (d) any farmer, hunter, trapper, gardener, livestock producer, poultry producer or fisherman, with respect to the sale of his products in their natural state or after processing by him except where he operates an urban retail place of business other than a stall in a market;
- (e) operators of private boarding houses, with respect to the supplying of meals and refreshments;
- (f) the supplying of goods or services under a contract with the Department of Munitions and Supply or with any agency thereof, and the operation of a new business formed and carried on exclusively for such purposes;
- (g) the sale of goods or the supplying of services in canteens or messes situated within the limits of any naval, military or air force camp, barracks, dockyard or similar establishment.

Permits

12. (1) If you wish to apply for a permit under this Order, you should obtain appropriate application forms and apply at your nearest office of The Wartime Prices and Trade Board.

(2) The Director of Licensing may in his discretion grant or refuse any application for a permit and may grant any general or specific exemption from any of the provisions of this Order. He shall, in any case of doubt, determine whether a business has been discontinued or only temporarily suspended.

(3) Any permit may be suspended or cancelled by the Board.

(4) If you obtain a permit under this Order you must not carry on any other class of business, or deal in any other classes and kinds of goods or services, or use more floor space, for the purposes of your business than is allowed under your permit.

(5) If you obtain a permit under this Order and then discontinue your business, you may not re-commence business without first obtaining another permit.

(6) The Director of Licensing may issue a requirement to any person in respect of any matter relating to the establishment of new businesses, the classification of businesses, the classification of goods and services, and the use of business premises, so long as such requirement is not contrary to the specific provisions of this Order.

(7) This Order imposes requirements additional to those contained in other Orders of the Board dealing with licences. The fact that a licence has been issued under another Order does not excuse any person from compliance with this Order.

Sales by Manufacturers and Wholesalers

13. If you are a manufacturer or wholesaler you must not sell any class and kind of goods to a retailer, wholesaler or operator of a service business, who has not previously purchased that class and kind of goods from you until you first satisfy yourself that the buyer (a) holds a valid Wartime Prices and Trade Board licence

and (b) is entitled, under this Order, to deal in such class and kind of goods. The buyer may be so entitled either because he has obtained a permit under this Order to deal in that class and kind of goods or because he does not require such a permit under this Order. When you have once ascertained that a buyer is entitled to deal in a particular class and kind of goods, you can then continue to sell to him until you learn that he can no longer deal in those goods.

Penalties

14. Any person who fails to comply with any requirement of this Order, or any requirement of the Director of Licensing under Section 12 (6), or who does anything prohibited by the provisions of this Order without first obtaining a permit is guilty of an offence and is liable to prosecution under the provisions of the Wartime Prices and Trade Regulations.

Protection of Acts Done Under Revoked Order.

15. Nothing in this Order shall be treated as rendering invalid anything lawfully done prior to June 14, 1943, in accordance with the provisions of Order No. 184.

Effective Date

16. This Order shall become effective on June 14, 1943.

Made at Ottawa this 25th day of May, 1943.

D. GORDON,
Chairman.

SCHEDULE "A"

to Order No. 284

Classes and kinds of goods sold at retail and wholesale

1. *Automobile Accessories*—includes automobile parts and anti-freeze.
2. *Automotive Equipment*—such as hoists, repairing and testing machines.
3. *Barber and Beauty Parlor Equipment*—such as barber chairs and fixtures.
4. *Beverages*—alcoholic.
5. *Beverages*—soft drinks and beverage preparations.
6. *Bicycles and Motorcycles*—includes parts and accessories.
7. *Boats*—canoes, rowboats, motorboats and sailboats.
8. *Building Materials*—planing mill products such as doors, door and window frames, cupboards and finished lumber.
9. *Building Materials*—such as rough lumber, wooden shingles and posts.
10. *Building Materials*—such as sand, gravel and stone.
11. *Building Materials*—such as stucco, plaster, cement and lime.
12. *Building Materials*—such as terra cotta, building blocks, brick and tiles.
13. *Building Materials*—such as wallboards, roofing and insulating materials.
14. *Cameras*—includes films and photographic equipment and supplies.
15. *Camping Equipment*—such as tents, sleeping bags and packsacks.
16. *Chemicals*—industrial and heavy.
17. *Clothing*—accessories for men and boys, including tie pins, clips, collar pins, cuff links, studs, key chains, belts, billfolds, umbrellas, canes, handkerchiefs, suspenders, dress gloves.
18. *Clothing*—accessories for women and misses, including handkerchiefs, hair-pins, curlers, neckwear, gloves, purses, knitting and sewing bags.
19. *Clothing*—baby's clothing and footwear.
20. *Clothing*—bathing suits and accessories.
21. *Clothing*—coats and suits for men and boys, including separate trousers and jackets.
22. *Clothing*—coats and suits for women, misses and children, not including fur coats.
23. *Clothing*—corsets, girdles and brassieres.

24. *Clothing*—dresses, blouses, skirts, collar and cuff sets, aprons and coveralls for women, misses and children.
25. *Clothing*—footwear for men and boys.
26. *Clothing*—footwear for women, misses and children.
27. *Clothing*—footwear findings including insoles and laces.
28. *Clothing*—fur garments including fur coats, jackets and neckpieces (fur trimmed coats excluded).
29. *Clothing*—furnishings for men and boys, including shirts, collars, pyjamas robes, underwear, sweaters, neckwear, hosiery.
30. *Clothing*—garment holders, hangers and bags.
31. *Clothing*—headgear for men and boys.
32. *Clothing*—hosiery for women, misses and children.
33. *Clothing*—millinery and millinery supplies.
34. *Clothing*—underwear, negligees, robes and pyjamas for women, misses and children.
35. *Clothing*—uniforms for armed and auxiliary forces.
36. *Clothing*—work clothing for men and boys, including trousers, shirts, gloves, mitts and overalls.
37. *Construction Equipment*—includes steam shovels, road-building and construction machinery.
38. *Dairy Equipment*—includes cream separators and milking machines.
39. *Dental Equipment*—includes dental chairs, x-ray machines and drills.
40. *Drugs*—pharmaceuticals including pharmacopoeial preparations.
41. *Drug Sundries*—such as household drugs (not including patent medicines), bandages, hot water bags, syringes, and baby's sundries (excluding clothing and food).
42. *Dry Goods*—bedspreads, comforters, pillow cases, sheets, table linens, towels and bath mats.
43. *Dry Goods*—blankets and travelling rugs.
44. *Dry Goods*—notions and smallwares such as ribbons, patterns, laces, braids, fringes, buttons, fasteners, needles, flags, knitting wool, embroidery, needlework, artificial flowers.
45. *Dry Goods*—piece goods and fabrics for garments.
46. *Dry Goods*—thread and yarns.
47. *Dyes*—household and industrial.
48. *Electrical Equipment*—such as machinery and motors for industrial purposes.
49. *Equipment*—air conditioning equipment including humidifiers.
50. *Equipment*—commercial for stores and restaurants, and includes fixtures.
51. *Farm Machinery*—includes farm tractors, binders, mowers, wagons and ploughs.
52. *Feeds*—hay, straw and grain.
53. *Feeds*—livestock and poultry mixed feeds and concentrates.
54. *Fertilizers*—artificial.
55. *Fire Extinguishers*—includes containers and contents.
56. *Firearms*—includes ammunition and hunting equipment.
57. *Flowers*—includes cut flowers, wreaths and potted plants.
58. *Food*—baby foods.
59. *Food*—baking powder, baking soda, cream of tartar, starch.
60. *Food*—biscuits and crackers.
61. *Food*—bread and bakery products.
62. *Food*—breakfast cereals.
63. *Food*—butter and butter substitutes.
64. *Food*—cheese.
65. *Food*—cocoa and chocolate, and their products (except confectionery).
66. *Food*—coffee and coffee substitutes.
67. *Food*—confectionery including candy and chewing gum.
68. *Food*—eggs (fresh and frozen).
69. *Food*—eggs (powdered).
70. *Food*—fish and seafoods (canned).
71. *Food*—fish and seafoods (cured and processed).
72. *Food*—fish and seafoods (fresh and frozen).
73. *Food*—fish pastes and fish meal.
74. *Food*—flavouring extracts.

75. *Food*—flour.
76. *Food*—fruit (candied).
77. *Food*—fruit (canned).
78. *Food*—fruit (dehydrated).
79. *Food*—fruit (dried).
80. *Food*—fruit (fresh).
81. *Food*—fruit (frozen).
82. *Food*—fruit juices.
83. *Food*—honey.
84. *Food*—ice cream.
85. *Food*—jams, jellies and marmalades.
86. *Food*—jelly powders, puddings, junket and gelatine products.
87. *Food*—lard and lard substitutes.
88. *Food*—macaroni, spaghetti and kindred products.
89. *Food*—meat (canned).
90. *Food*—meat (cooked and cured).
91. *Food*—meat (fresh).
92. *Food*—meat pastes and extracts.
93. *Food*—milk (condensed, evaporated or powdered).
94. *Food*—milk (fluid) and cream.
95. *Food*—molasses, syrups and maple products.
96. *Food*—nuts and nut products.
97. *Food*—pet foods.
98. *Food*—poultry (canned).
99. *Food*—poultry (dressed).
100. *Food*—relishes, pickles, sauces, vinegars and other condiments.
101. *Food*—salt.
102. *Food*—soups (canned).
103. *Food*—soups (dehydrated) and soup ingredients.
104. *Food*—spices, herbs, sage and arrowroot.
105. *Food*—sugars.
106. *Food*—tea.
107. *Food*—vegetables (canned).
108. *Food*—vegetables (dehydrated).
109. *Food*—vegetables (dried)
110. *Food*—vegetables (fresh)
111. *Food*—vegetables (frozen)
112. *Food*—vegetable juices
113. *Food*—vegetable oils including salad dressing
114. *Food*—yeast, hops and malt
115. *Fuel*—coal and coke
116. *Fuel*—fuel oil
117. *Fuel*—wood and sawdust
118. *Furniture*—household including mattresses and springs
119. *Furniture*—office, school and store furniture
120. *Garden Equipment*—such as lawnmowers and garden tools
121. *Gasoline*—including kerosene
122. *Glass*—containers
123. *Glass*—window and putty
124. *Greases and Oils*—lubricating
125. *Hardware*—handtools
126. *Hardware*—power tools
127. *Hardware*—shelf and heavy hardware
128. *Harness*—includes horse blankets
129. *Hides, Skins and Furs*—cured or dressed
130. *Hides, Skins and Furs*—raw
131. *Household Appliances*—such as ironers, washing machines, wringers and vacuum cleaners (refrigerators excepted)
132. *Household Appliances*—such as percolators, toasters and irons
133. *Household Appliances*—ranges and stoves including gas and electric units
134. *Household Appliances*—refrigerators and ice boxes
135. *Household Appliances*—sewing machines

136. *Household Furnishings*—carpets and rugs
137. *Household Furnishings*—china, glassware and crockery
138. *Household Furnishings*—draperies, upholstery fabrics and curtains
139. *Household Furnishings*—lamps
140. *Household Furnishings*—such as mirrors, pictures, frames and art goods
141. *Household Furnishings*—oilcloth and linoleums
142. *Household Furnishings*—window shades, blinds, awnings, screens
143. *Household Supplies*—such as laundry soaps, starch, cleaning compounds, polishes, floorwax
144. *Household Utensils*—such as kitchenware, kitchen utensils, brushes, brooms, carpet sweepers, cutlery (except silver flatware), garbage and ash cans, baskets and wash boilers
145. *Ice*—artificial and natural
146. *Industrial Equipment*—machinery for plant purposes
147. *Jewellery*—includes precious and semi-precious stones and all types of costume jewellery (watches excepted)
148. *Jewellery*—watches and clocks
149. *Leather*—includes cut stock and chamois
150. *Leather Goods*—such as luggage and including trunks
151. *Light Bulbs*—household and commercial
152. *Lighting Fixtures*—household and commercial including electrical supplies
153. *Medicines*—proprietary and patent
154. *Motor Vehicles*—such as passenger cars, trucks, trailers and buses
155. *Musical Instruments*—includes pianos, organs and phonographs (radios excepted)
156. *Music Supplies*—phonograph records
157. *Music Supplies*—sheet music
158. *Novelties*—including souvenirs
159. *Office Equipment*—such as typewriters, bookkeeping machines and calculators
160. *Paints*—includes varnishes, turpentine, enamels, lacquers and paint brushes
161. *Paper*—printing
162. *Paper*—wrapping paper and paper bags
163. *Paper Products*—such as paper napkins, paper cups and dishes, tissue, crepe and wax paper
164. *Pesticides*—includes insecticides and disinfectants
165. *Plumbing and Heating Equipment*—includes furnaces, oil burners and fixtures.
166. *Radios*—includes radio equipment and radio-phonograph combinations.
167. *Rope*—includes twine and all other cordage.
168. *Seeds*—includes bulbs and nursery stock.
169. *Silverware*—flat and hollow.
170. *Sporting Goods*—such as golf, tennis, baseball, football and hockey equipment.
171. *Sporting Goods*—such as gymnasium and indoor recreational equipment.
172. *Sporting Goods*—fishing tackle.
173. *Stationery*—such as school and artists' supplies.
174. *Stationery*—such as personal writing paper, correspondence cards and envelopes, address books, diaries and albums.
175. *Stationery*—such as postcards, greeting cards and special occasion cards.
176. *Stationery*—such as office and business forms and ledgers.
177. *Stationery Supplies*—such as inks, pens, pencils and erasers.
178. *Surgical and Hospital Equipment*—such as surgical instruments and X-ray machines.
179. *Tobacco*—includes cigars, cigarettes and smokers' sundries.
180. *Toilet Articles*—such as compacts, brushes (tooth, hair and shaving), combs, razors.
181. *Toilet Preparations*—includes cosmetics, perfumes and lotions.
182. *Toilet Preparations*—toilet soaps, tooth paste and shaving cream.
183. *Toys and Children's Games*—includes tricycles and children's wagons.
184. *Vitamin Products*—preparations for medicinal purposes.
185. *Wallpaper*—includes paste and wallpaper brushes.
186. *Wheel goods*—such as baby carriages.

SCHEDULE "B"

to Order No. 284

Services

1. Warehousing and Storage.
2. Undertaking and Embalming.
3. Laundering and Dry Cleaning.
4. Hairdressing and Beauty Parlor Services.
5. Plumbing and Heating.
6. Painting and Decorating.
7. The supplying of Meals, Refreshments and Beverages.
8. The Renting and Exhibiting of Moving Pictures.
9. Any Manufacturing Process Performed on a Custom or Commission basis.

WARTIME PRICES AND TRADE BOARD**Board Order No. 285****Respecting Maximum Manufacturers' Prices of Certain Groceries**

made pursuant to authority conferred by Order in Council P.C. 8528, dated November 1, 1941.

1. The Schedule to Order No. 116 of the Board is hereby amended by deleting therefrom the word "spices".

2. This Order shall be effective on and after the 12th day of June, 1943.

Made at Ottawa, this 8th day of June, 1943.

D. GORDON,
Chairman.

Administrators' Orders

WARTIME PRICES AND TRADE BOARD**Administrator's Order No. A-744**

Respecting Rooming Accommodation in the Cities of Lachine, Montreal, Outremont, Verdun and Westmount, and in the Towns of Hampstead, Montreal East, Montreal West, Mount Royal, Ville La Salle, Ville St-Laurent and Ville St-Pierre and the Village of Côte St-Luc, all in the Province of Quebec.

Pursuant to authority conferred by the Wartime Prices and Trade Board and by Administrators' Order No. A-488, it is hereby ordered on behalf of such Board as follows:—

1. The Cities of Lachine, Montreal, Outremont, Verdun and Westmount and the Towns of Hampstead, Montreal East, Montreal West, Mount Royal, Ville La Salle, Ville St-Laurent and Ville St-Pierre and the Village of Côte St-Luc, all in the Province of Quebec, are hereby designated as areas to which the provisions of Administrators' Order No. A-488 shall, on and after the effective date of this Order, apply.

2. Notwithstanding the provisions of Section 1 hereof the provisions of subsections (1) and (2) of Section 3 of Administrators' Order No. A-488 shall not apply to the areas referred to in Section 1 hereof but in lieu thereof the provisions of subsections (1) and (2) of Section 3 of this Order shall respectively apply.

3. (1) Subject to the provisions of Section 4 of Administrators' Order No. A-488, from and after July 14, 1943, no person shall on behalf of himself or of another person, at any time charge, demand, receive, collect or pay a rental in respect of any rooming accommodation, situated in any area referred to in Section 1 hereof, unless there is posted and kept posted in a conspicuous place in such rooming accommodation the maximum rate card issued therefor in accordance with the provisions of subsection (2) of Section 2 of said Order No. A-488.

(2) Subject to the provisions of Section 4 and 5 of Administrators' Order No. A-488, from and after July 14, 1943, no person shall, on behalf of himself or of another person, at any time charge, demand, receive, collect or pay in respect of any rooming accommodation situated in any area referred to in Section 1 hereof, a rental at a rate higher than the rate shown on the maximum rate card posted in such rooming accommodation at the time such rental is charged, demanded, received, collected or paid.

4. In accordance with the provisions of Section 16 of Administrators' Order No. A-488, the rate cards and forms required thereunder, as set forth in Schedules "A", "B", "C", "D", "E" and "F" hereto, are hereby prescribed.

5. This Order shall be effective on and after the 1st day of June, 1943.

Dated at Ottawa this 27th day of May, 1943.

OWEN LOBLEY,

A Rentals Administrator.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

Schedule "A" attached to and forming part of Administrator's Order No. A-744
Tableau "A" attaché à et faisant partie de l'ordonnance d'administrateur N° A-744

FAITES PARVENIR PAR LA POSTE DEUX COPIES SIGNÉES DE CETTE FORMULE
MAIL TWO SIGNED COPIES OF THIS FORM

Formule R.C. 34
Form R.C. 34

FORMULE DE
TAUX FIXE
PAR PERSONNE
PER PERSON
RATE FORM

LA COMMISSION DES PRIX ET DU COMMERCE
EN TEMPS DE GUERRE
WARTIME PRICES AND TRADE BOARD

RENTALS ADMINISTRATION DES LOYERS
84 rue Notre Dame St. ^{West,} Montreal, Que.

REGISTRATION OF ROOMS RENTED TO
BOARDERS, ROOMERS AND PAYING
GUESTS

ENREGISTREMENT DES CHAMBRES LOUEES
A DES PENSIONNAIRES, CHAMBREURS
ET HOTES PAYANTS.

NOTE:—If you rent one or more rooms to
Boarders or Roomers and charge them so
much per person, use this form to register
those rooms.

If you rent any rooms either furnished or
unfurnished for Light Housekeeping purposes,
DO NOT LIST THEM ON THIS FORM—
they must be registered on the PER ROOM
RATE FORM.

Each room must be given a number.
Once given, this number shall not be changed.

AVIS:—Si vous louez une ou plusieurs
chambres à des pensionnaires ou chambreurs
et exigez tant par personne servez-vous
de la présente formule pour enregistrer ces
chambres.

Si vous louez des chambres meublées ou
non meublées pour une légère tenue de
maison, NE LES INSCRIVEZ PAS SUR LA
PRESENTÉ FORMULE. Elles doivent être
inscrites sur la formule TAUX FIXE PAR
CHAMBRE.

Chaque chambre doit être numérotée.
Une fois numérotée, ce numéro ne doit pas
être changé.

Voire Nom
Your Name

Quartier
Ward

Adresse du Logement
Address of Accommodation

(No.) (Rue — Street) (Ville — City)

Si nécessaire servez-vous de formules additionnelles
If necessary use additional forms

	Indiquez les repas que vous fournissez aux taux enregistrés. Check the Meals that you supply at the rates registered.	Combien exigez-vous de chaque personne dans cette chambre? How much do you charge each person in this room?
Chambre No. Room No. Nombre de personnes occupant cette chambre..... Number of people occupying this room.....	Déjeuner <input type="checkbox"/> Breakfast Diner <input type="checkbox"/> Dinner Souper <input type="checkbox"/> Supper	Par personne Per person par semaine \$..... per week Par personne Per person par mois \$..... per month
Chambre No. Room No. Nombre de personnes occupant cette chambre..... Number of people occupying this room.....	Déjeuner <input type="checkbox"/> Breakfast Diner <input type="checkbox"/> Dinner Souper <input type="checkbox"/> Supper	Par personne Per person par semaine \$..... per week Par personne Per person par mois \$..... per month
Chambre No. Room No. Nombre de personnes occupant cette chambre..... Number of people occupying this room.....	Déjeuner <input type="checkbox"/> Breakfast Diner <input type="checkbox"/> Dinner Souper <input type="checkbox"/> Supper	Par personne Per person par semaine \$..... per week Par personne Per person par mois \$..... per month

IMPORTANT—Voir au verso pour votre signature.
IMPORTANT—See other side for your signature.

Adresse du Logement
Address of Accommodation
(No.)
(Rue—Street)
(Ville—City)
(Quartier—Ward)

	Indiquez les repas que vous fournissez aux taux enregistrés. Check the Meals that you supply at the rates registered.	Combien exigez-vous de chaque personne dans cette chambre? How much do you charge each person in this room?
Chambre No..... Room No..... Nombre de personnes occupant cette chambre..... Number of people occupying this room.....	Déjeuner <input type="checkbox"/> Breakfast Diner <input type="checkbox"/> Dinner Souper <input type="checkbox"/> Supper	Par personne Per person par semaine \$..... per week Par personne Per person par mois \$..... per month
Chambre No..... Room No..... Nombre de personnes occupant cette chambre..... Number of people occupying this room.....	Déjeuner <input type="checkbox"/> Breakfast Diner <input type="checkbox"/> Dinner Souper <input type="checkbox"/> Supper	Par personne Per person par semaine \$..... per week Par personne Per person par mois \$..... per month
Chambre No..... Room No..... Nombre de personnes occupant cette chambre..... Number of people occupying this room.....	Déjeuner <input type="checkbox"/> Breakfast Diner <input type="checkbox"/> Dinner Souper <input type="checkbox"/> Supper	Par personne Per person par semaine \$..... per week Par personne Per person par mois \$..... per month
Chambre No..... Room No..... Nombre de personnes occupant cette chambre..... Number of people occupying this room.....	Déjeuner <input type="checkbox"/> Breakfast Diner <input type="checkbox"/> Dinner Souper <input type="checkbox"/> Supper	Par personne Per person par semaine \$..... per week Par personne Per person par mois \$..... per month

Je certifie, par les présentes, que la cédule ci-dessus est complète et exacte et indique les taux que j'exige actuellement pour mes chambres, à cette date.

I hereby certify that the above schedule is complete and accurate and sets forth the rates which I am actually charging for the accommodation at this date.

Date

Votre
Your

Signature.

Cet espace est réservé à l'usage du Comité des Loyers Partiels.

This space to be used by Fractional Accommodation Committee.

J'accuse réception d'une copie de cette cédule.

I acknowledge receipt of one copy of this schedule.

Date

Schedule "B" attached to and forming part of Administrator's Order No. A-744
Tableau "B" attaché à et faisant partie de l'ordonnance d'administrateur N° A-744

FAITES PARVENIR PAR LA POSTE DEUX COPIES SIGNED DE CETTE FORMULE
MAIL TWO SIGNED COPIES OF THIS FORM

Formule R.C. 35
Form R.C. 35

FORMULE DE
TAUX FIXE
PAR CHAMBRE
PER ROOM
RATE FORM

LA COMMISSION DES PRIX ET DU COMMERCE
EN TEMPS DE GUERRE
WARTIME PRICES AND TRADE BOARD

RENTALS ADMINISTRATION DES LOYERS
84 rue Notre Dame St. ^{Ouest,} ^{West,} Montreal, Que.

REGISTRATION OF LIGHT HOUSEKEEPING
ROOMS

ENREGISTREMENT DE CHAMBRES POUR UNE
LEGERE TENUE DE MAISON

NOTE:—If you rent one or more rooms for light housekeeping and you charge A RATE FOR THE ROOM and not so much for each person in it, you must register that room on this form. You must give the required information about each room even though you may be renting two or more rooms to the same persons. DO NOT REGISTER ON THIS FORM any rooms rented to boarders or roomers. They are to be registered on the PER PERSON RATE FORM.

Each room which is let must be given a number. Once given, this number shall not be changed. If any room is let along with another room, give each room a different number.

AVIS:—Si vous louez une ou plusieurs chambres pour une légère tenue de maison et exigez UN TAUX FIXE POUR LA CHAMBRE et non pas pour chacune des personnes qui l'occupent vous inscrirez cette chambre sur la présente formule. Vous donnerez les renseignements demandés concernant chaque chambre même si vous louez deux ou plusieurs chambres aux mêmes personnes. N'INSCRIVEZ PAS SUR CETTE FORMULE les chambres louées à des pensionnaires ou chambreurs. Elles doivent être enregistrées sur la formule TAUX FIXE PAR PERSONNE.

Chaque chambre louée doit être numérotée. Une fois numérotée, ce numéro ne doit pas être changé. Si une chambre quelconque est louée avec une autre chambre donnez un numéro différent à chaque chambre.

Adresse du Logement
Address of Accommodation
(No.)

Votre Nom
Your Name
Adresse du Logement
Address of Accommodation
(No.) (Rue—Street) (Ville—City)

Si nécessaire servez-vous de formules additionnelles
If necessary use additional forms

	Indiquez les services que vous fournissez aux taux enregistrés. Check the Services that you supply at the rates registered.	Combien exigez-vous pour la chambre? What do you charge for the room?
Chambre No..... Room No..... Si cette chambre fait partie d'une suite, indiquez les numéros des autres chambres If this room is let as part of a suite, give numbers of other rooms.	Privilège de Cuisine <input type="checkbox"/> Kitchen Privileges Electricité ou Gaz pour la Cuisson <input type="checkbox"/> Electricity or Gas for Cooking Eau chaude <input type="checkbox"/> Hot Water Ameublement <input type="checkbox"/> Furnished	Par semaine \$..... per week. Par mois \$..... per month Si cette chambre est louée comme partie d'une suite, le taux pour la suite est de : If this room is let as part of a suite, the charge for the suite is : Par semaine \$..... per week Par mois \$..... per month
Chambre No..... Room No..... Si cette chambre fait partie d'une suite, indiquez les numéros des autres chambres If this room is let as part of a suite, give numbers of other rooms.	Privilège de Cuisine <input type="checkbox"/> Kitchen Privileges Electricité ou Gaz pour la Cuisson <input type="checkbox"/> Electricity or Gas for Cooking Eau chaude <input type="checkbox"/> Hot Water Ameublement <input type="checkbox"/> Furnished	Par semaine \$..... per week. Par mois \$..... per month Si cette chambre est louée comme partie d'une suite, le taux pour la suite est de : If this room is let as part of a suite, the charge for the suite is : Par semaine \$..... per week Par mois \$..... per month
Chambre No..... Room No..... Si cette chambre fait partie d'une suite, indiquez les numéros des autres chambres If this room is let as part of a suite, give numbers of other rooms.	Privilège de Cuisine <input type="checkbox"/> Kitchen Privileges Electricité ou Gaz pour la Cuisson <input type="checkbox"/> Electricity or Gas for Cooking Eau chaude <input type="checkbox"/> Hot Water Ameublement <input type="checkbox"/> Furnished	Par semaine \$..... per week. Par mois \$..... per month Si cette chambre est louée comme partie d'une suite, le taux pour la suite est de : If this room is let as part of a suite, the charge for the suite is : Par semaine \$..... per week Par mois \$..... per month

(Rue—Street) (Ville—City) (Quartier—Ward)

	Indiquez les services que vous fournissez aux taux enregistrés. Check the Services that you supply at the rates registered.	Combien exigez-vous pour la chambre? What do you charge for the room?
Chambre No..... Room No..... Si cette chambre fait partie d'une suite, indiquez les numéros des autres chambres If this room is let as part of a suite, give numbers of other rooms.	Privilege de Cuisine <input type="checkbox"/> Kitchen Privileges Electricité ou Gaz pour la Cuisson <input type="checkbox"/> Electricity or Gas for Cooking Eau chaude <input type="checkbox"/> Hot Water Ameublement <input type="checkbox"/> Furnished	Par semaine \$..... per week. Par mois \$..... per month Si cette chambre est louée comme partie d'une suite, le taux pour la suite est de : If this room is let as part of a suite, the charge for the suite is : Par semaine \$..... per week Par mois \$..... per month
Chambre No..... Room No..... Si cette chambre fait partie d'une suite, indiquez les numéros des autres chambres If this room is let as part of a suite, give numbers of other rooms.	Privilege de Cuisine <input type="checkbox"/> Kitchen Privileges Electricité ou Gaz pour la Cuisson <input type="checkbox"/> Electricity or Gas for Cooking Eau chaude <input type="checkbox"/> Hot Water Ameublement <input type="checkbox"/> Furnished	Par semaine \$..... per week. Par mois \$..... per month Si cette chambre est louée comme partie d'une suite, le taux pour la suite est de : If this room is let as part of a suite, the charge for the suite is : Par semaine \$..... per week Par mois \$..... per month
Chambre No..... Room No..... Si cette chambre fait partie d'une suite, indiquez les numéros des autres chambres If this room is let as part of a suite, give numbers of other rooms.	Privilege de Cuisine <input type="checkbox"/> Kitchen Privileges Electricité ou Gaz pour la Cuisson <input type="checkbox"/> Electricity or Gas for Cooking Eau chaude <input type="checkbox"/> Hot Water Ameublement <input type="checkbox"/> Furnished	Par semaine \$..... per week. Par mois \$..... per month Si cette chambre est louée comme partie d'une suite, le taux pour la suite est de : If this room is let as part of a suite, the charge for the suite is : Par semaine \$..... per week Par mois \$..... per month
Chambre No..... Room No..... Si cette chambre fait partie d'une suite, indiquez les numéros des autres chambres If this room is let as part of a suite, give numbers of other rooms.	Privilege de Cuisine <input type="checkbox"/> Kitchen Privileges Electricité ou Gaz pour la Cuisson <input type="checkbox"/> Electricity or Gas for Cooking Eau chaude <input type="checkbox"/> Hot Water Ameublement <input type="checkbox"/> Furnished	Par semaine \$..... per week. Par mois \$..... per month Si cette chambre est louée comme partie d'une suite, le taux pour la suite est de : If this room is let as part of a suite, the charge for the suite is : Par semaine \$..... per week Par mois \$..... per month

Je certifie par les présentes que la cédule ci-dessus est complète et exacte et indique les taux que j'exige actuellement pour mes chambres à cette date.

I hereby certify that the above schedule is complete and accurate and sets forth the rates which I am actually charging for the accommodation at this date.

Date	Votre / Your Signature
------------	---------------------------------

Cet espace est réservé à l'usage du Comité des Loyers Partiels.

This space to be used by Fractional Accommodation Committee.

J'accuse réception d'une copie de cette cédule.

I acknowledge receipt of one copy of this schedule.

Date

Schedule "C" attached to and forming part of Administrator's Order No. A-744
 Tableau "C" attaché à et faisant partie de l'ordonnance d'administrateur N° A-744

Formule R.C. 36
 Form R.C. 36

FAITES PARVENIR PAR LA POSTE DEUX COPIES SIGNÉES DE CETTE FORMULE.
 MAIL TWO SIGNED COPIES OF THIS FORM.

LICENCE PROVINCIALE No.
 —
 PROVINCIAL LICENSE No.

LA COMMISSION DES PRIX ET DU COMMERCE
 EN TEMPS DE GUERRE
 WARTIME PRICES AND TRADE BOARD
 RENTALS ADMINISTRATION DES LOYERS
 84 rue Notre Dame St. ^{OUEST} _{WEST} Montreal, Que.

NOTE:—If you rent one or more rooms and charge so much PER PERSON, use this form to register these rooms provided you have a Provincial License.

AVIS:—Si vous louez une ou plusieurs chambres et exigez tant PAR PERSONNE servez-vous de la présente formule pour enregistrer ces chambres pourvu que vous ayez une Licence Provinciale.

Votre Nom Quartier
 Your Name Ward

Adresse du Logement
 Address of Accommodation

Si nécessaire servez-vous de formules additionnelles.
 If necessary, use additional forms.

Donnez un numéro à chaque chambre. Each room must be given a number.	Combien exigez-vous PAR PERSONNE dans cette chambre? How much do you charge PER PERSON in this room?			
		Par Jour Per Day	Par Semaine Per Week	Par Mois Per Month
CHAMBRE No. ROOM No.	Pour une personne For one person	\$	\$	\$
	Pour deux personnes For two persons	\$	\$	\$
	Pour trois personnes For three persons	\$	\$	\$
	Pour quatre personnes For four persons	\$	\$	\$
	Pour plus de quatre personnes For more than four persons	\$	\$	\$
CHAMBRE No. ROOM No.	Pour une personne For one person	\$	\$	\$
	Pour deux personnes For two persons	\$	\$	\$
	Pour trois personnes For three persons	\$	\$	\$
	Pour quatre personnes For four persons	\$	\$	\$
	Pour plus de quatre personnes For more than four persons	\$	\$	\$
CHAMBRE No. ROOM No.	Pour une personne For one person	\$	\$	\$
	Pour deux personnes For two persons	\$	\$	\$
	Pour trois personnes For three persons	\$	\$	\$
	Pour quatre personnes For four persons	\$	\$	\$
	Pour plus de quatre personnes For more than four persons	\$	\$	\$

Adresse du Logement
 Address of Accommodation
 (No.)
 (Rue—Street)
 (Ville—City)
 (Quartier—Ward)

IMPORTANT—Voir au verso pour votre signature.

IMPORTANT—See other side for your signature.

<div>Donnez un numéro à chaque chambre.</div> <div>Each room must be given a number.</div>	<div>Combien exigez-vous PAR PERSONNE dans cette chambre?</div> <div>How much do you charge PER PERSON in this room?</div>			
CHAMBRE No..... ROOM No.....		Par Jour Per Day	Par Semaine Per Week	Par Mois Per Month
	Pour une personne For one person	\$	\$	\$
	Pour deux personnes For two persons	\$	\$	\$
	Pour trois personnes For three persons	\$	\$	\$
	Pour quatre personnes For four persons	\$	\$	\$
	Pour plus de quatre personnes For more than four persons	\$	\$	\$
CHAMBRE No..... ROOM No.....		Par Jour Per Day	Par Semaine Per Week	Par Mois Per Month
	Pour une personne For one person	\$	\$	\$
	Pour deux personnes For two persons	\$	\$	\$
	Pour trois personnes For three persons	\$	\$	\$
	Pour quatre personnes For four persons	\$	\$	\$
	Pour plus de quatre personnes For more than four persons	\$	\$	\$
CHAMBRE No..... ROOM No.....		Par Jour Per Day	Par Semaine Per Week	Par Mois Per Month
	Pour une personne For one person	\$	\$	\$
	Pour deux personnes For two persons	\$	\$	\$
	Pour trois personnes For three persons	\$	\$	\$
	Pour quatre personnes For four persons	\$	\$	\$
	Pour plus de quatre personnes For more than four persons	\$	\$	\$
CHAMBRE No..... ROOM No.....		Par Jour Per Day	Par Semaine Per Week	Par Mois Per Month
	Pour une personne For one person	\$	\$	\$
	Pour deux personnes For two persons	\$	\$	\$
	Pour trois personnes For three persons	\$	\$	\$
	Pour quatre personnes For four persons	\$	\$	\$
	Pour plus de quatre personnes For more than four persons	\$	\$	\$

Je certifie, par les présentes, que la cédule ci-dessus est complète et exacte et indique les taux que j'exige actuellement pour mes chambres, à cette date.

I hereby certify that the above schedule is complete and accurate and sets forth the rates which I am actually charging for the accommodation at this date.

Date

Votre }
Your } Signature

Cet espace est réservé à l'usage du Comité des Loyers Partiels.

This space to be used by Fractional Accommodation Committee.

J'accuse réception d'une copie de cette cédule.

I acknowledge receipt of one copy of this schedule.

Date.....

Schedule "D" attached to and forming part of Administrator's Order No. A-744

Form R.C. 30A

Room No.

WARTIME PRICES AND TRADE BOARD
RENTALS ADMINISTRATION

PER PERSON RATE

Address of

This Room
(No.) (Street)

.....
(City)

The maximum rates for this room are:

Number of Occupants	RATE		Date and Proof of Registration
	Per Person Per Week	Per Person Per Month	
One	\$	\$	
Two	\$	\$	
Three	\$	\$	
Four	\$	\$	

The above rates include meals as checked below:

☐ Breakfast

☐ Dinner

☐ Supper

For all changes in the number of occupants,
the registrant shall, within four days after
the change, make application for a new rate
card.

It is an offence to rent a room without having this registered rate card in a
conspicuous place in the room.

It is an offence to alter, deface or destroy or to improperly remove this card.

Schedule "E" attached to and forming part of Administrator's Order No. A-744

Form R.C. 30B

Room No.....

WARTIME PRICES AND TRADE BOARD
RENTALS ADMINISTRATION

PER ROOM RATE

Address of

This Room
(No.) (Street)

(City)

The maximum rates for this room are:

\$..... per week \$..... per month

These rates include the services checked below:

☐ Furnished☐ Hot Water

☐ Kitchen Privileges

☐ Electricity for Cooking

☐ Gas for Cooking

Date and Proof of
Registration:

It is an offence to rent a room without having this registered rate card in a conspicuous place in the room.

It is an offence to alter, deface or destroy or to improperly remove this card.

Schedule "F" attached to and forming part of Administrator's Order No. A-744
Form R.C. 30C Room No.....

WARTIME PRICES AND TRADE BOARD
RENTALS ADMINISTRATION

PER PERSON RATE

Address of
This Room

(No.) (Street)

.....
(City)

The maximum rates for this room are:

	Per Day	Per Week	Per Month
For one person	\$	\$	\$
For two persons	\$	\$	\$
For three persons	\$	\$	\$
For four persons	\$	\$	\$
For more than four persons	\$	\$	\$

DATE AND PROOF
OF
REGISTRATION

It is an offence to rent a room without having this registered rate card in a conspicuous place in the room.

It is an offence to alter, deface or destroy or to improperly remove this card.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-746

Respecting Greeting Cards

Pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board as follows:—

Administrator's Order No. A-212 is hereby revoked and the following substituted therefor:

1. For the purposes of this Order,

- (a) "personal greeting card" means a greeting card which a manufacturer or printer finishes by printing thereon a customer's name or name and address and which is for the personal use or purposes of the customer only;
- (b) "special greeting card" means a greeting card other than a personal greeting card wholly manufactured, processed or printed for the use or purposes of a customer and not for resale and which is not simply an adaptation of an existing greeting card to or for the use or purposes of a customer.

2. No person shall in the calendar year 1943 or in any subsequent calendar year use in the manufacture, processing or finishing of greeting cards, including personal and special greeting cards, a greater quantity of paper (or paperlike substance) or card stock than two-thirds by weight of the quantity of paper (or paperlike substance) or card stock used by him in the calendar year 1942 in the manufacture, processing or finishing of greeting cards.

3. No person shall in the calendar year 1944 or in any subsequent calendar year manufacture, process or finish a greater number of designs of greeting cards than 80 per cent of the number of designs manufactured, processed or finished by him in the calendar year 1942.

4. No person shall manufacture a greeting card

- (a) the perimeter of the face of which is greater than 27.5" or smaller than 13.5" or

(b) the area of which when unfolded is greater than 171 square inches, provided that a manufacturer of greeting cards who has in his possession printing plates or other primary images used by him during 1942 requiring the use of cards in sizes differing from those set out in clauses (a) and (b) of this Section may, subject to the provisions of Section 3 hereof, use such printing plates or other primary images in the manufacture of greeting cards.

5. No person shall in the manufacture of greeting cards of the style commonly known as "French Fold" use paper of a basic weight in excess of 140 pounds per thousand sheets 25" x 38".

6. No person shall, for packaging greeting cards in quantities of less than 50, use a box

- (a) except for packaging greeting cards for sale as a boxed unit to a consumer;
 - (b) the perimeter of the face of which exceeds 32.5 inches;
 - (c) the panel of which exceeds 1½ inches in width;
- provided that nothing in this Section shall be deemed to prohibit or restrict the use by him of a box which on the effective date hereof was in his possession or in process of manufacture to his order.

7. The maximum price at which any person may sell or offer to sell at retail

- (a) a greeting card other than a personal or special greeting card shall be 25 cents per card including envelope;
- (b) a personal greeting card including envelope shall be the sum of 25 cents and his highest lawful price for printing on such card the name or the name and address of the customer.

8. Every person manufacturing, processing or finishing greeting cards shall keep or cause to be kept and shall retain for at least two years from the effective date of this Order, accurate, continuous and complete records of his inventories of paper (or

paperlike substance) and card stock and of his production and sales of greeting cards and shall at any time upon request produce every such record for inspection and audit by the Administrator of Publishing, Printing and Allied Industries or by any representative of the Board.

9. The provisions of Sections 2 and 3 of this Order shall not apply to greeting cards manufactured, processed or finished to fill orders of

- (a) any of the Departments of National Defence;
- (b) any unit of the Armed Forces of His Majesty or of any nation allied to His Majesty in the present war;
- (c) the National War Services organizations referred to in P.C. 2199 dated March 20, 1942.

10. The provisions of Sections 2 and 6 of this Order shall be subject to such written exemptions as the Administrator may grant, upon application to him, in individual cases of undue hardship or other special circumstances.

11. This Order shall be effective on and after the 1st day of June, 1943.

Dated at Ottawa this 28th day of May, 1943.

JOHN ATKINS,
*Administrator of Publishing,
Printing and Allied Industries.*

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-749

Respecting Farm Machinery and Equipment

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

Administrator's Order No. A-395 is hereby revoked and the following substituted therefor:—

1. For the purposes of this Order,

(a) "Administrator" means the Administrator of Farm and Construction Machinery and Municipal Service Equipment from time to time appointed by the Wartime Prices and Trade Board with the approval of the Governor in Council;

(b) "farm machinery and equipment" means agricultural machinery, mechanical equipment and implements used on a farm for the production or care of crops, live stock, poultry or other produce, but excluding attachments and repair parts and also excluding:—

- Tracklaying type tractors,
- Irrigation and drainage equipment,
- Hand tools other than those listed in the Schedule hereto such as hand gardening tools,
- Poultry netting and wire,
- Gates and wire fencing,
- Bale ties and straps,
- Well casing and water pipe,
- Nails and sundry hardware other than those listed in the Schedule hereto,
- Milk cooler refrigeration units;

(c) "attachment" means any supplementary part, group of parts, assembly or appliance which may be added to an otherwise complete article of farm machinery and equipment to extend the utility of such article;

- (d) "repair parts" means and includes all types of parts including spare parts customarily used for the repair of farm machinery and equipment;
- (e) "producer" means a person engaged in the manufacture of farm machinery and equipment, attachments or repair parts;
- (f) "importer" means a person engaged in the importation into Canada of farm machinery and equipment, attachments or repair parts;
- (g) "Eastern Canada" means and includes all that portion of Canada east of the Western Boundary of the Province of Ontario;
- (h) "Western Canada" means and includes the provinces of Manitoba, Saskatchewan and Alberta;
- (i) "1940 period" means one of the following periods:
 - (i) the calendar year 1940, or
 - (ii) the twelve-month period containing the greater part of the year 1940 for which the producer or importer made a return to the Dominion Bureau of Statistics;
- (j) "1943 period" means the period November 1, 1942 to September 30, 1943, both inclusive.

PRODUCTION AND IMPORTATION

Farm Machinery and Equipment

2. No producer or importer shall during the 1943 period manufacture or import for sale in Canada any farm machinery and equipment unless the same are of a class, type and size listed in the Schedule hereto.

3. (1) No producer shall during the 1943 period manufacture for sale

- (a) in Western Canada farm machinery and equipment of any kind listed in Part I of the said Schedule in excess of that percentage of the producer's sales in Western Canada in the 1940 period of such kind of farm machinery and equipment produced by him in Canada, set opposite such kind of farm machinery and equipment in Column A of said Part I.
- (b) In Eastern Canada and the Province of British Columbia, farm machinery and equipment of any kind listed in Part II of the said Schedule in excess of that percentage of the producer's sales in Eastern Canada and in the province of British Columbia in the 1940 period of such kind of farm machinery and equipment produced by him in Canada, set opposite such kind of farm machinery and equipment in Column A of said Part II.

(2) No importer shall during the 1943 period import for sale

- (a) in Western Canada farm machinery and equipment of any kind listed in Part I of the said schedule in excess of that percentage of the importer's sales in Western Canada in the 1940 period of such kind of farm machinery and equipment imported by him into Canada, set opposite such kind of farm machinery and equipment in Column B of said Part I.
- (b) in Eastern Canada and the Province of British Columbia farm machinery and equipment of any kind listed in Part II of the said Schedule in excess of that percentage of the importer's sales in Eastern Canada and in the province of British Columbia in the 1940 period of such kind of farm machinery and equipment imported by him into Canada, set opposite such kind of farm machinery and equipment in Column B of said Part II

provided, that wherever in Part I or Part II of said Schedule the phrase "units to be allotted" appears in lieu of a percentage that phrase shall mean that the total number of allotted units to be manufactured or imported during the 1943 period shall be fixed by the Administrator and if a number appears before the phrase the number shall be the total number of allotted units to be manufactured or imported by all producers or importers for that part of Canada named in such part, respectively, of said Schedule. The number of allotted units which may be manufactured or imported by any particular manufacturer or importer shall be determined by the Administrator.

4. No producer or importer shall sell or offer for sale

- (a) in Eastern Canada or in the province of British Columbia farm machinery and equipment manufactured or imported for sale in Western Canada;
- (b) in Western Canada farm machinery and equipment manufactured or imported for sale in Eastern Canada and the province of British Columbia.

5. Notwithstanding Sections 3 and 4 where farm machinery and equipment of types and kinds commonly used in Eastern Canada and the province of British Columbia are essential for use in irrigated districts of Western Canada the same may be produced or imported for sale in such districts in accordance with the provisions of this Order and in that case the producer or importer shall include his sales of such farm machinery and equipment in the irrigated districts for the 1940 period, in his sales for the 1940 period in Eastern Canada and the Province of British Columbia for the purpose of adjusting and correctly establishing the quantities of each which he may produce or import for sale in (a) Eastern Canada and the province of British Columbia and in the irrigated districts of Western Canada and in (b) Western Canada exclusive of the irrigated districts thereof.

Attachments and Repair Parts

6. (1) No producer shall during the 1943 period use a greater quantity of material by weight in producing attachments for sale in Canada than 40 per centum of the material used by him to produce attachments sold by him in the 1940 period.

(2) No importer shall during the 1943 period import attachments for sale in Canada containing by weight more than 40 per centum of the quantity of material contained in imported attachments sold by him in the 1940 period.

(3) No producer shall during the 1943 period use a greater quantity of material by weight in producing repair parts for sale in Canada than 165 per centum of the material used by him to produce repair parts sold by him in the 1940 period.

(4) No importer shall during the 1943 period import repair parts for sale in Canada containing by weight more than 165 per centum of the quantity of material contained in imported repair parts sold by him in the 1940 period.

(5) For the purposes of subsections 1 and 3 of this Section the quantity of material shall be determined by the net weight of material physically incorporated in the final product plus a reasonable allowance for loss in manufacturing processes.

DISPOSITION AND USE OF SURPLUS MATERIAL

7. (1) Notwithstanding the foregoing provisions of this Order any producer who (after first applying the materials on hand which are permitted to be used in the manufacture of farm machinery, attachments and repair parts by this Order), has a remaining inventory or stock of material which he is prohibited from using but which could be used in the manufacture of farm machinery and equipment, not listed in said Schedule, may make an application to the Administrator for permission to use such surplus materials, which application shall show

- (a) the weights of surplus raw materials on hand;
- (b) the description and quantity of the farm machinery or equipment the manufacture of which is proposed;
- (c) the balance of raw materials, if any, required to complete any such farm machinery and equipment.

(2) The Administrator, in his discretion, may, by permit in writing, authorize the manufacture and sale of any farm machinery and equipment in order to make use of otherwise unusable materials.

8. (1) No producer shall during the 1943 period manufacture in Canada for export to any dominion, colony or other part of the British Empire, except Great Britain, or to the United States of America or to any country to which exports of farm machinery and equipment may lawfully be made

- (a) more than 25 per centum of the tonnage of farm machinery and equipment;
- or

(b) more than 150 per centum of the weight of attachments and repair parts exported by him during the 1940 period to the same dominion, colony, part, or country.

(2) The total tonnage of farm machinery and equipment, attachments and repair parts, manufactured in Canada by all producers thereof for export to Great Britain during the 1943 period shall not exceed 83 per centum of the total tonnage shipped from Canada to Great Britain in 1940 and each producer's portion of such tonnage shall be allocated by the Administrator as orders for farm machinery and equipment, attachments and repair parts are received from the British Purchasing Commission.

(3) Nothing in this Section contained shall be deemed to be or construed as an authority or permit for export of farm machinery and equipment, attachments or spare parts.

9. Notwithstanding the provisions of Section 8 the Administrator may, with the concurrence of the Department of Trade and Commerce, authorize a producer to divert farm machinery and equipment, attachments and repair parts designated for export to one of the said dominions, colonies, parts, or countries to another of them; provided, however, that this Section shall not be construed as authority for increasing the overall tonnage which a producer may manufacture for export as fixed by Section 8.

10. Nothing in Sections 8 and 9 shall be deemed to prohibit the lawful export of farm machinery and equipment which was manufactured for export by a producer prior to October 31, 1942, and for which an Export Permit was granted on or prior to that date.

RECORDS, AUDIT AND INSPECTION

11. Every person, affected by this Order shall keep and preserve for not less than two years accurate and complete records of his inventories, stocks, purchases, production and sales of farm machinery and equipment, attachments and repair parts, and all such records shall upon request be submitted for inspection and audit to any authorized representative of the Board.

REPORTS

12. Every producer and importer shall make and file with the Administrator such reports and other returns as he may from time to time require.

13. Every producer and importer shall file with the Administrator not later than the 31st day of October, 1943, a sworn statement of his production and imports for the 1943 period, which statement shall show

- (a) farm machinery and equipment produced by units;
- (b) farm machinery and equipment imported by units;
- (c) attachments and repair parts produced by tonnage and dollar value;
- (d) attachments and repair parts imported by tonnage and dollar value

for sale in (i) Eastern Canada and the Province of British Columbia, (ii) Western Canada.

TERMS OF SALE OF REPAIR PARTS TO DEALERS

14. All repair parts shall be furnished by producers and importers to their dealers on a "sold outright" basis.

APPEALS

15. The provisions of this Order shall be subject to such written exemption as the Administrator may grant, upon application to him, in individual cases of undue hardship or other special circumstances.

16. This Order shall be effective on and after the 4th day of June, 1943.

Dated at Ottawa, this 31st day of May, 1943.

H. H. BLOOM,
*Administrator of Farm and Construction
Machinery and Municipal Service Equipment.*

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE

To Administrator's Order No. A-749

Quotas for production and importation of farm machinery and equipment into Canada during the 1943 period (November 1, 1942, to September 30, 1943).

Quotas under Column A are expressed as percentages of each producer's sales for the 1940 period in Western Canada (Part I) and Eastern Canada and British Columbia (Part II). Quotas under Column B are expressed as percentages of each importer's sales of imported articles for the year 1940 period in Western Canada (Part I) and Eastern Canada and British Columbia (Part II). Where the phrase "units to be allotted" occurs the Administrator shall allot the number of units that may be manufactured or imported by each producer or importer.

PART I

WESTERN CANADA

Group I—Seeding Equipment and Fertilizing Machinery

	Quota Percentage	
	Column A	Column B
Grain Drill (Plain)—10-ft. single and/or double disc..	15	15
Corn Planter—1 size—2-row horse- and/or tractor-drawn	25	25
Manure Spreader—2 capacities—1 model in each size..	25	0
Hand Seeder and/or Planter.....	25	25

Group II—Plows

Tractor Plow—1 type—3- and 4-furrow 14".....	15	15
Tractor Plow—1 type—2- and 3-furrow 14".....	15	15
Integral Tractor Plow—1 model for each tractor model	15	15
One Way Disc (or Tiller) and Seeding Attachment— 1 size disc on each size machine—4 sizes, approx. widths 4', 6', 8', 10'.....	44	33½

Group III—Sundry Tillage Implements and Cultivators

Field Cultivator—3 sizes, approx. widths (7' to 8½'), (10'), (12' to 14').....	40	30
Hand Cultivator	25	25
Single Wide Disc Harrow—1 size, approx. width 14 ft. with 7-ft. extension	25	25
Tandem Tractor Disc Harrow—1 size, approx. width 10 ft.	25	25
Corn Cultivator—1 model, 2-horse type.....	25	25
Integral Tractor Corn Cultivator—1 type and 1 size for each tractor model.....	20	20
Blade Weeder (limited to southern area)—2 sizes, approx. 8' and 10'.....	25	25
Trailer Packer for One Way Disc Tillers, Plows and Drills	25	0

Group IV—Haying Machinery

Horse-drawn Mower—1 type, 1 width of cut (cast wheels)	45	30
Power Mower—2 types—2 widths of cut in each type..	45	30
Dump Rake—1 type, 1 size approx. 10 ft.	40	25
Side Delivery Rake—1 type, 1 size.....	35	35
Hayloader	40	40

Quota Percentage
Column A Column B

Group V—Harvesting Machinery

Horse Grain Binder—1 model, 7-ft. cut.....	25	0
Power Binder—1 model, 10-ft. cut.....	25	15
Combine and Reaper Thresher—4 sizes—1 type in each size	48	43
Pick-up (considered as attachment)		
Swathers, two sizes, one model in each size.....	20	20
Corn Picker—2 types, 1-row and 2-row.....	0	50 units to be allotted
Corn Sheller—1 type, 1 size hand sheller—2 sizes power-driven—1 type in each size.....	25	25
Corn Binder—1 type horse-drawn, 1 type tractor-drawn	25	25

Group VI—Sundry Machines for Preparing Crops for Market or Use

Grain Grinder—1 size, approx. 10" with coarse plates..	75	50
Ensilage Cutter—2 sizes.....	35	35
Fanning Mill or Grain Cleaner—2 sizes, 1 type in each size	25	25
Grain Loader or Elevator—1 size, 1 type.....	50	25
Potato Grader—1 type, 1 size (wood frame).....	50	50
Hammer and Roughage Mill—1 size, 1 type of each..	25	25

Group VII—Farm Power—Tractor and Stationary

Standard and/or Row Crop Steel Wheel Tractors including garden tractors.....	0	33
Stationery Gas Engine—3 sizes, (1 h.p. and under) (2 to 3 h.p.), (3 to 5 h.p.).....	50	75

Group VIII—Farm Wagons, Trucks and Sleighs

Wagon or Truck Gear—(2-horse)—1 type and 1 size with 1 size steel wheels.....	75	60
Wagon or Truck Gear—(2-horse)—1 type and 1 size with 1 size wood wheels and 1 width and thickness of tire	75	60
Wagon Box—1 type, 1 size approx. 28".....	100	60
Sleigh—2 sizes, 1 type in each size with cast and/or steel shoes	60	50

Group IX—Dairy Machines and Equipment

Milking Machine (including Power Plant)—1 type, 1 size single unit model; 1 type, 1 size double unit model	200	200
Cream Separator—1 table model; 3 stand models, 1 size in each model or 1 model in 3 sizes.....	100	75

Group X—Spraying Equipment and Dusters

Traction Potato Sprayer or Duster—1 type, 1 size (wood tank)	50	50
Fruit or Orchard Sprayer or Duster—2 types, 1 size in each type	50	50
Hand Sprayer or Duster—1 qt. and over but less than 6 gallons	25	25

Group XI—Domestic Water Systems and Pumps

Well or Cistern Pump.....	75	75
Pump Jack	100	50
Windmill Head and Tower.....	70	70
Wood-type Pump with Wood Barrel.....	175	100
Pressure Water System.....	25	25

Quota Percentage
Column A Column B

Group XII—Barn and Barnyard Equipment

Tank Heater	25	25
Hay Carrier—sling and/or fork type.....	25	25

Group XIII—Miscellaneous Equipment

Incubator—3,000-egg and under.....	40	40
Incubator—over 3,000-egg capacity.....	20	units to be allotted
Brooder—Floor type	130	40
Bee Keeper's Supplies	25	25
Wheelbarrow (wood box)—1 size, 1 type.....	50	50
Churn—2 sizes	100	100
Circular Wood Sawing Machine—1 size, 1 type.....	25	25
Grain Treater—1 size, 1 type.....	25	25
Power Sheep Shearing Machines and Animal Clippers	units to be allotted	0
Windcharger	25	25
Electric Fence Controllers	25	25
Harness Hardware	30	30
Stable Stanchions (using re-rolled rail steel plus strap- ping and essential hardware).....	50	0
Stable Stalls (using re-rolled rail steel plus strapping and essential hardware).....	50	0
Knife Grinder—1 size, 1 type.....	25	25

PART II

EASTERN CANADA AND BRITISH COLUMBIA (AND IRRIGATED DISTRICTS IN WESTERN CANADA)

Group I—Seeding Equipment and Fertilizing Machinery

Quota Percentage
Column A Column B

Grain Drill (plain) in 13-run—single disc.....	30	30
Drill (Grain and Fertilizer)—13-run—single disc.....	30	30
Beet Drill—1 type—1 size—4-row.....	20	20
Corn Planter—1 size—2-row horse- and/or tractor-drawn	25	25
Potato Planter—1-row.....	20	20
Transplanter—1 size—1 type.....	20	20
Manure Spreader—2 capacities—1 model in each size..	40	30
Hand Seeder and/or Planter.....	25	25

Group II—Plows

Walking Plow—(1-furrow)—5 types including hillside —1 size in each type.....	25	25
Walking Plow—(2-furrow)—1 type—1 size.....	25	25
Tractor Plow—1 type, 2- and 3-furrow 10" and 12" bottoms.....	30	30
Integral Tractor Plow—1 model for each tractor model	30	30

Group III—Sundry Tillage Implements and Cultivators

Diamond Harrow Section—1 weight, approximately 20-tooth.....	25	25
Spring-Tooth Harrow—leverless section—1 size—1 size tooth.....	25	25

	Quota Percentage	
	Column A	Column B
Lever Spring-Tooth Harrow Section—1 base type of 2 sections, 1 type centre section.....	25	25
Tandem Tractor Disc-Harrow—2 sizes—1 type in each size—16" disc.....	25	25
In-throw Horse Disc-Harrow—1 type—1 size—12 discs 16".....	25	25
Out-throw Horse Disc-Harrow—1 type—1 size—14 discs 16".....	25	25
Horse Hoe—2-horse only, disc and/or mouldboard.....	25	25
Grape and Berry Hoe—1 type, 1 size.....	25	25
Field Cultivator—stiff and spring-tooth—2 sizes approx. (7' to 8½') and (10').....	35	30
Hand Cultivator.....	25	25
Beet Cultivator—1 type, 4-row horse-drawn.....	20	20
Integral Tractor Beet Cultivator—1 model and 1 size for each tractor model.....	20	20
Tobacco Cultivator—1 type, 1 size.....	25	25
Riding Corn Cultivator—horse-drawn—1 type, 1 size..	25	25
Integral Tractor Corn Cultivator—1 type and 1 size for each tractor model.....	20	20
Souffler (horse-drawn)—2 stiff-tooth sizes, 1 type in each size—1 spring-tooth type, 1 size.....	25	25
Trailer Packers for Drills, Plows and One-way Tillers	25	0

Group IV—Haying Machinery

Two-horse-drawn Mower—1 type, 2 widths of cut (cast wheels).....	45	30
Power Mower—2 types, 2 widths of cut in each type .	45	30
Hayloader—1 type, 1 size.....	75	75
Side Rake—1 type, 1 size.....	35	35
Dump Rake—1 type, 1 size approx. 10 ft.....	40	25
Pick-up Baler—1 type, 1 size.....	0	25 units to be allocated

Group V—Harvesting Machinery

Horse Grain-Binder—1 type, 2 sizes, 6' and 7' cuts.....	40	0
Power Binder—1 size, 10' cut.....	40	15
Corn Binder—1 type horse-drawn—1 type tractor-drawn.....	25	25
Combine and Reaper Thresher—2 sizes, 1 type in each size.....	45	45
Pick-up (considered as attachment)		
Thresher—2 sizes, 1 type in each size.....	15	0
Small Stationary Wood Constructed Thresher, non-blower type, hand feed (less trucks) using a maximum of 500 lbs. metal.....	50	0
Corn Picker—2 types, 1-row and 2-row.....	0	50 units to be allotted
Potato Digger—1 single-row horse-drawn—1 single-row power digger.....	25	25
Beet Lifter—1 type, 1-row horse- or tractor-drawn—1 type, 2-row tractor-drawn or tractor integral.....	25	25
Corn Sheller—1 type, 1 size hand-sheller—2 sizes power driven, 1 type in each size.....	25	25
Ensilage Harvester.....	0	15 units to be allotted

	Quota Percentage	
	Column A	Column B
Flax Lifter.....	100 units to be allotted	0
Flax Puller.....	50 units to be allotted	0

Group VI—Sundry Machines for Preparing Crops for Market or Use

Grain Grinder—1 type, 1 size.....	75	50
Plate Grinder—1 type, 1 size electrically-driven.....	75	50
Oat Roller—1 type, 1 size.....	50	50
Hammermill or Roughage Mill—1 type, 1 size.....	35	35
Fanning Mill and Grain Cleaner—2 sizes—1 type in each size.....	25	25
Pulper—1 type, 1 size.....	50	50
Grain Loader or Elevator—1 type, 1 size.....	50	25
Potato Grader—1 type, 1 size (wood frame).....	50	50
Feed Mixer—1 type, 1 size.....	25	25

Group VII—Farm Power-Tractor and Stationary

Standard and/or Row Crop steel-wheel tractor including garden tractors.....	0	33
Stationary Gas Engines—3 sizes (1 h.p. and under), (2 or 3 h.p.), (3 to 5 h.p.).....	75	75

Group VIII—Farm Wagons, Trucks and Sleighs

Wagon or truck gear (2-horse)—1 type and 1 size with 1 size steel wheels.....	75	60
Wagon or truck gear (2-horse)—1 type and 1 size with 1 size wood wheels and 1 width and thickness of tire.....	75	60
Wagon Gear (1-horse)—1 type with 1 size wood wheels and 1 width and thickness of tire.....	75	60
Sleigh—2 sizes, 1 type in each size with cast and/or steel shoes.....	60	50

Group IX—Dairy Machines and Equipment

Milking Machine (including power plant)—1 type, 1 size single-unit model; 1 type, 1 size double-unit model	200	200
Cream Separator—1 table model—3 stand models; 1 size in each model or 1 model in 3 sizes.....	100	75

Group X—Spraying Equipment and Dusters

Traction Potato Sprayer or Duster—1 type, 1 size (wood tank).....	50	50
Fruit or Orchard Sprayer or Duster—2 types, 1 size in each type.....	50	50
Hand Barrel Sprayer—1 type, 1 size.....	50	50
Sprayer Pumps (for replacements only).....	50	50
Hand Sprayer or Duster over 1 qt. but less than 6 gal..	25	25
Knapsack Sprayer.....	50	50

Group XI—Domestic Water Systems and Pumps

Well or Cistern Pump.....	75	75
Pump Jack.....	100	50
Windmill—Head and Tower.....	70	70
Pressure Water System.....	50	50
Wood Type Pump with Wood Barrel.....	175	100

Quota Percentage
Column A Column B

Group XII—Barn and Barnyard Equipment

Tank Heater.....	25	25
Hay Carrier—Sling and/or Fork type.....	50	25
Watering Equipment—cups and bowls.....	40	40

Group XIII—Miscellaneous Equipment

Incubator—3,000-egg and under.....	40	40
Incubator—over 3,000-egg capacity.....	0	units to be allotted
Brooder—floor type.....	130	40
Bee Keeper's Supplies.....	25	25
Wheelbarrow (wood box)—1 size, 1 type.....	50	50
Churn—2 sizes.....	100	100
Circular Wood Sawing Machine—1 type, 1 size.....	25	25
Knife Grinder—1 size, 1 type.....	25	25
Grain Treater—1 size, 1 type.....	25	25
Maple Syrup Evaporator.....	25	25
Sheep Shearing Machines and Animal Clippers.....	units to be allotted	0
Windcharger	25	25
Electric Fence Controllers.....	25	25
Harness Hardware.....	30	30
Stable Stanchions (using re-rolled rail steel plus strap- ping and essential hardware).....	50	0
Stable Stalls (using re-rolled rail steel plus strapping and essential hardware).....	50	0

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-753

Respecting Rooming Accommodation in the City of Kingston, in the Province of Ontario, and in the area within a distance of three miles from the limits of such City.

Pursuant to authority conferred by the Wartime Prices and Trade Board and by Administrators' Order No. A-488, it is hereby ordered on behalf of such Board as follows:—

1. The City of Kingston and the area within a distance of three miles from the limits of such City, all in the Province of Ontario, are hereby designated as areas to which the provisions of Administrators' Order No. A-488 shall, on and after the effective date of this Order, apply.

2. Notwithstanding the provisions of Section 1 hereof, the provisions of Section 17 of Administrators' Order No. A-488 shall not apply to the areas referred to in Section 1, but in lieu thereof the provisions of subsections (1) and (2) of Section 3 of this Order shall respectively apply.

3. (1) On and after the effective date of this Order, the provisions of Part I and Part III of Order No. 108 of the Board (other than Section 26 thereof) shall cease to apply to any rooming accommodation, situated in any area referred to in Section 1 hereof, for which a rate-card showing the maximum rate that may be charged, demanded, received, collected or paid for such rooming accommodation when let as a unit, has been issued and is in effect.

(2) On and after the effective date of this Order, the provisions of Order No. 108 of the Board shall cease to apply to any rooming accommodation situated in any

area referred to in Section 1 hereof for which a rate card showing the maximum rate that may be charged, demanded, received, collected or paid when let at a rate per person or persons occupying it, has been issued and is in effect.

4. In accordance with the provisions of Section 16 of Administrators' Order No. A-488, the rate cards and forms required thereunder as set forth in Schedules "A", "B", "C" and "D" hereto are hereby prescribed.

5. This Order shall be effective on and after the 15th day of June, 1943.

Dated at Ottawa, this 4th day of June, 1943.

C. R. DEMARA,
A Rentals Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE "A"
to Administrator's Order No. A-753

Form R.C. 34W

RENTALS ADMINISTRATION
WARTIME PRICES AND TRADE BOARD
REGISTRATION OF RENTED ROOMING ACCOMMODATION

SERIAL No.

BEFORE COMPLETING FORM READ CAREFULLY INSTRUCTIONS ON THE BACK.

Address of Building..... (Street Number) (Street) (City)

Name of Householder.....

Number of Lodgers..... Number of rooms rented..... No. of bathrooms for general use.....

Type of construction of house: ☐ Brick ☐ Stucco ☐ Frame Number of stories.....

	ROOM No. 1			ROOM No. 2			ROOM No. 3			ROOM No. 4		
DESCRIPTION (check which)	<input type="checkbox"/> FRT.	<input type="checkbox"/> MIDDLE	<input type="checkbox"/> REAR	<input type="checkbox"/> FRT.	<input type="checkbox"/> MIDDLE	<input type="checkbox"/> REAR	<input type="checkbox"/> FRT.	<input type="checkbox"/> MIDDLE	<input type="checkbox"/> REAR	<input type="checkbox"/> FRT.	<input type="checkbox"/> MIDDLE	<input type="checkbox"/> REAR
APPROXIMATE SIZE	<input type="checkbox"/> 1ST FL.	<input type="checkbox"/> 2ND	<input type="checkbox"/> 3RD	<input type="checkbox"/> 1ST FL.	<input type="checkbox"/> 2ND	<input type="checkbox"/> 3RD	<input type="checkbox"/> 1ST FL.	<input type="checkbox"/> 2ND	<input type="checkbox"/> 3RD	<input type="checkbox"/> 1ST FL.	<input type="checkbox"/> 2ND	<input type="checkbox"/> 3RD
	feet x		feet	feet x		feet	feet x		feet	feet x		feet
No. of occupants.....												
No. of single beds.....												
No. of double beds.....												
Has room hot and cold running water?.....	(yes or no)			(yes or no)			(yes or no)			(yes or no)		
Rate per occupant now charged:												
Per week.....	\$.....			\$.....			\$.....			\$.....		
Per month.....	\$.....			\$.....			\$.....			\$.....		
Does above rate include:												
Breakfast?.....	(yes or no)			(yes or no)			(yes or no)			(yes or no)		
Dinner?.....	(yes or no)			(yes or no)			(yes or no)			(yes or no)		
Supper?.....	(yes or no)			(yes or no)			(yes or no)			(yes or no)		

	ROOM No. 5			ROOM No. 6			ROOM No. 7			ROOM No. 8		
DESCRIPTION (check which)	<input type="checkbox"/> FRT.	<input type="checkbox"/> MIDDLE	<input type="checkbox"/> REAR	<input type="checkbox"/> FRT.	<input type="checkbox"/> MIDDLE	<input type="checkbox"/> REAR	<input type="checkbox"/> FRT.	<input type="checkbox"/> MIDDLE	<input type="checkbox"/> REAR	<input type="checkbox"/> FRT.	<input type="checkbox"/> MIDDLE	<input type="checkbox"/> REAR
APPROXIMATE SIZE	<input type="checkbox"/> 1ST FL.	<input type="checkbox"/> 2ND	<input type="checkbox"/> 3RD	<input type="checkbox"/> 1ST FL.	<input type="checkbox"/> 2ND	<input type="checkbox"/> 3RD	<input type="checkbox"/> 1ST FL.	<input type="checkbox"/> 2ND	<input type="checkbox"/> 3RD	<input type="checkbox"/> 1ST FL.	<input type="checkbox"/> 2ND	<input type="checkbox"/> 3RD
	feet x		feet	feet x		feet	feet x		feet	feet x		feet
No. of occupants.....												
No. of single beds.....												
No. of double beds.....												
Has room hot and cold running water?.....	(yes or no)			(yes or no)			(yes or no)			(yes or no)		
Rate per occupant now charged:												
Per week.....	\$.....			\$.....			\$.....			\$.....		
Per month.....	\$.....			\$.....			\$.....			\$.....		
Does above rate include:												
Breakfast?.....	(yes or no)			(yes or no)			(yes or no)			(yes or no)		
Dinner?.....	(yes or no)			(yes or no)			(yes or no)			(yes or no)		
Supper?.....	(yes or no)			(yes or no)			(yes or no)			(yes or no)		

I hereby certify that the above schedule is complete and accurate.

Date

Signature of Householder

This form has been prescribed by a Rentals Administrator as Form R.C. 34W

INSTRUCTIONS FOR COMPLETING THIS FORM

1. Before starting to complete this form, assign a number to each room you are letting. Although it is not necessary to mark the number on the door or walls of the room, you must not change the number once you have assigned it to a room.
2. Report on this form all furnished rooms for which you supply bedding and linen for each occupant.
3. Do not report on this form any room or suite of rooms let with light housekeeping privileges—they are to be reported on Form R.C. 35W, and you may find it necessary to use both this form, and Form R.C. 35 W to register all the rooms you are letting.
4. Do not report on this form any rooms occupied by or shared with one or more members of your household.
5. If you are letting more than eight (8) furnished rooms use as many additional sheets as are necessary.
6. Give full information about each room reported on this form. Indicate with care the location of each room by checking the proper square (e.g., locate the front room on second floor by checking the square before "frt." and checking the square before "2nd").
7. If you are in doubt as to which form to use to report any of your rooms, or how to fill in any part of the form, consult your local Rentals Office.
8. COMPLETE THIS FORM IN DUPLICATE. SIGN BOTH COPIES, AND FILE THEM BOTH IN YOUR LOCAL RENTALS OFFICE. LATER ONE COPY, WITH A SERIAL NUMBER ON IT, WILL BE RETURNED TO YOU. RETAIN IT CAREFULLY WHEN RECEIVED.

SCHEDULE "B"
to Administrator's Order No. A-753
RENTALS ADMINISTRATION
WARTIME PRICES AND TRADE BOARD

Form R.C. 35W

SERIAL NUMBER

REGISTRATION OF RENTED HOUSEKEEPING AND LIGHT HOUSEKEEPING ROOMS
BEFORE COMPLETING FORM READ CAREFULLY INSTRUCTIONS ON THE BACK.

Address of Building (Street number) (Street) (City)

Name of Householder.....

Construction of house: ☐ Brick ☐ Stucco ☐ Frame No. of stories No. of bathrooms for general use

	Check the services which you supply and pay for	Check the facilities which you supply to the occupants	Rate you are now charging
Room No.	<input type="checkbox"/> Heat	<input type="checkbox"/> use of bathroom	\$.....per week
Size.....ft. xft.	<input type="checkbox"/> Light	<input type="checkbox"/> use of telephone	\$.....per month
No. of occupants.....	<input type="checkbox"/> Hot water	<input type="checkbox"/> use of cooking stove	If this room is let as part of a suite the charge for the suite is:
If this room is let as part of a suite give numbers and sizes of other rooms in the suite	<input type="checkbox"/> Electricity or other fuel for cooking	<input type="checkbox"/> cooking privileges in this room or other part of the house	\$.....per week
			\$.....per month

	Check the services which you supply and pay for	Check the facilities which you supply to the occupants	Rate you are now charging
Room No.....	<input type="checkbox"/> Heat	<input type="checkbox"/> use of bathroom	\$.....per week
Size.....ft. xft.	<input type="checkbox"/> Light	<input type="checkbox"/> use of telephone	\$.....per month
No. of occupants.....	<input type="checkbox"/> Hot water	<input type="checkbox"/> use of cooking stove	If this room is let as part of a suite the charge for the suite is:
If this room is let as part of a suite give numbers and sizes of other rooms in the suite	<input type="checkbox"/> Electricity or other fuel for cooking	<input type="checkbox"/> cooking privileges in this room or other part of the house	\$.....per week
			\$.....per month

	Check the services which you supply and pay for	Check the facilities which you supply to the occupants	Rate you are now charging
Room No.....	<input type="checkbox"/> Heat	<input type="checkbox"/> use of bathroom	\$.....per week
Size.....ft. xft.	<input type="checkbox"/> Light	<input type="checkbox"/> use of telephone	\$.....per month
No. of occupants.....	<input type="checkbox"/> Hot water	<input type="checkbox"/> use of cooking stove	If this room is let as part of a suite the charge for the suite is:
If this room is let as part of a suite give numbers and sizes of other rooms in the suite	<input type="checkbox"/> Electricity or other fuel for cooking	<input type="checkbox"/> cooking privileges in this room or other part of the house	\$.....per week
			\$.....per month

	Check the services which you supply and pay for	Check the facilities which you supply to the occupants	Rate you are now charging
Room No.....	<input type="checkbox"/> Heat	<input type="checkbox"/> use of bathroom	\$.....per week
Size.....ft. xft.	<input type="checkbox"/> Light	<input type="checkbox"/> use of telephone	\$.....per month
No. of occupants.....	<input type="checkbox"/> Hot water	<input type="checkbox"/> use of cooking stove	If this room is let as part of a suite the charge for the suite is:
If this room is let as part of a suite give numbers and sizes of other rooms in the suite	<input type="checkbox"/> Electricity or other fuel for cooking	<input type="checkbox"/> cooking privileges in this room or other part of the house	\$.....per week
			\$.....per month

I hereby certify that the above schedule is complete and accurate.

.....
 Date

.....
 Signature of Householder

This form has been prescribed by a Rentals Administrator as Form R.C. 35W

INSTRUCTIONS FOR COMPLETING THIS FORM

1. Before starting to complete this form assign a number to each room which you are letting. Although it is not necessary to mark the number on the door or walls of the room you must not change the number once you have assigned it to a room.
2. Report on this form all rooms or suites of rooms let with housekeeping or light housekeeping privileges.
3. If you let two or more rooms with light housekeeping privileges as a suite you may report the suite as a unit provided that you show the numbers and the size of each room in the suite.
4. Do not report on this form any furnished rooms for which you supply bedding and linen for each occupant—they are to be reported on form R.C. 34 W and you may find it necessary to use both this form and form R.C. 34 W to register all the rooms you are letting.
5. Do not report on this form any rooms occupied by or shared with one or more members of your household.
6. Do not report on this form any self-contained apartment or suite, the occupants of which do not share with any other person the use of a bathroom, bath, kitchen, toilet or similar convenience. Such accommodation is not to be included in this registration.
7. If you are letting more than four (4) rooms or suites of rooms with light housekeeping privileges use as many additional sheets as are necessary.
8. Give full information about each room. Check the square beside each service or facility that you supply.
9. If you are in doubt as to which form to use to report any of your rooms or how to fill in any part of the form consult your local Rentals Office.
10. COMPLETE THIS FORM IN DUPLICATE. SIGN BOTH COPIES AND FILE THEM BOTH IN YOUR LOCAL RENTALS OFFICE. LATER ONE COPY, WITH A SERIAL NUMBER ON IT, WILL BE RETURNED TO YOU. RETAIN IT CAREFULLY WHEN RECEIVED.

SCHEDULE "C"

to Administrator's Order No. A-753

Form R.C. 36W

Serial No.....

**RENTALS ADMINISTRATION
WARTIME PRICES AND TRADE BOARD**

Room No.

Address.....

The Maximum Rates for this room are:

Number of Occupants	RATES		Registered
	Per Person Per Week	Per Person Per Month	

For the above maximum rates each occupant is entitled to the meals indicated below:

☐ breakfast☐ dinner☐ supper

If at any time this card does not show a registered PER PERSON rate based on the actual number of persons occupying the room, the registrant shall within four days after the change re-register the room and obtain a registered rate based on the new occupancy.

IT IS AN OFFENCE TO ALTER, DEFACE OR DESTROY OR TO
IMPROPERLY REMOVE THIS CARD.

This form has been prescribed by a Rentals Administrator as Form R.C. 36W.

SCHEDULE "D"

to Administrator's Order No. A-753

Form R.C. 37W

Serial No.....

**RENTALS ADMINISTRATION
WARTIME PRICES AND TRADE BOARD**

Room Number

Address

The Maximum Rates for this room are:

\$.per week or \$.per month

These rates include the services and facilities checked below:

☐ Heat☐ Use of bathroom☐ Light☐ Use of telephone☐ Hot water☐ Use of cooking stove☐ Electricity or other fuel for
cooking☐ Cooking privileges in this room or other
part of the house☐ Furniture

Date of issue of this card.....

Local Examiner

IT IS AN OFFENCE TO ALTER, DEFACE OR DESTROY OR TO
IMPROPERLY REMOVE THIS CARD.

This form has been prescribed by a Rentals Administrator as Form R.C. 37W.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-760

Respecting Heaters

Pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board, as follows:—

1. Section 3 of the Administrator's Order No. A-479 is hereby amended by adding thereto the following subsection:—

“(2) Notwithstanding the provisions of subsection 1 of this section a manufacturer may use in the manufacture of a heater, a heating element having tubes made of Number 20 Stubs gauge copper or brass tubing, when the heater is manufactured on the order of

(a) one or any of the following departments of the Government of Canada, namely: Munitions and Supply, National Defence, National Defence (Naval Services), National Defence (Air Services) or any agency of any of them;

(b) a person who requires a heater so manufactured, for incorporation in an article to be supplied to a department or agency named or referred to in clause (a) of this subsection; or

(c) a hospital which for the purposes of the National War Revenue Act is certified by the Department of Pensions and National Health as a public hospital.”

2. Section 5 of the said Order No. A-479 is renumbered as section 6.

3. Said Order No. A-479 is further amended by adding thereto the following section,

“5. Nothing in this Order shall restrict the manufacture of parts for the repair or maintenance of a heater”.

4. This Order shall be effective on and after the 11th day of June, 1943.

Dated at Ottawa, this 9th day of June, 1943.

E. J. LAIDLAW,
*Administrator of
Plumbing, Heating and Ventilating Equipment
and Supplies.*

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-762

Respecting Maximum Consumers' Prices for Pulpwood Cut from the Stump in the Province of Manitoba

Pursuant to the authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

1. Interpretation

For the purpose of this Order,

(a) “Consumer” means any manufacturer of pulp and paper or other wood products purchasing pulpwood for use in Canada;

(b) “Cord” means an amount of pulpwood which, when properly stacked, occupies a space containing 128 cubic feet;

- (c) "Jackpine pulpwood" and "Poplar pulpwood" mean round and sound bolts of jackpine and poplar respectively;
- (d) "Spruce pulpwood" means round and sound bolts of spruce or round and sound bolts of spruce mixed with round and sound bolts of balsam and/or fir.

2. *Balsam and Fir Content of Spruce Restricted*

No person shall sell or offer for sale to a consumer, and no consumer shall purchase any spruce pulpwood with a balsam and/or fir content exceeding that established by custom in the local area of the Province of Manitoba in which such pulpwood was cut from the stump.

3. *Maximum Consumers' Prices for Pulpwood*

(1) No person shall sell or offer for sale to a consumer and no consumer shall purchase any spruce, jackpine or poplar pulpwood cut from the stump in the Province of Manitoba at a price in excess of the price set out hereunder, which price shall include all brokers' and dealers' fees and other charges and shall also include the cost of delivery at the consumer's mill unless the pulpwood is delivered by railroad when the price shall be f.o.b. car at loading point or by barge when the price shall be f.o.b. barge at loading point.

		<i>Kind of Pulpwood</i>			
<i>Spruce</i>		<i>Jackpine</i>		<i>Poplar</i>	
<i>Rough</i>	<i>Peeled</i>	<i>Rough</i>	<i>Peeled</i>	<i>Rough</i>	<i>Peeled</i>
\$9.00	\$11.50	\$7.50	\$10.00	\$6.25	\$8.00

(2) For pulpwood delivered by a seller by truck to a consumer's mill, the consumer may pay and the seller may accept, in addition to the price set out above in subsection (1) a delivery charge of \$1.50 per cord when rough and \$1.25 per cord when peeled.

4. *Previous Administrator's Order Revoked*

Administrator's Order No. A-297 dated the 16th day of July, 1942, is hereby revoked.

5. This Order shall be effective on and after the 14th day of June, 1943.

Dated at Ottawa, this 11th day of June, 1943.

A. H. WILLIAMSON,
Timber Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-763

Respecting Maximum Consumers' Prices for Pulpwood Cut from the Stump in the Districts of Kenora and Rainy River in the Province of Ontario

Pursuant to the authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

1. *Interpretation*

For the purpose of this Order,

- (a) "Consumer" means any manufacturer of pulp and paper or other wood products purchasing pulpwood for use in Canada;
- (b) "Cord" means an amount of pulpwood which, when properly stacked, occupies a space containing 128 cubic feet;
- (c) "Jackpine pulpwood" and "Poplar pulpwood" mean round and sound bolts of jackpine and poplar respectively;

- (d) "Spruce pulpwood" means round and sound bolts of spruce or round and sound bolts of spruce mixed with round and sound bolts of balsam and/or fir.

2. Balsam and Fir Content of Spruce Restricted

No person shall sell or offer for sale to a consumer, and no consumer shall purchase any spruce pulpwood with a balsam and/or fir content exceeding that established by custom in the local area of the Province of Ontario in which such pulpwood was cut from the stump.

3. Maximum Consumers' Prices for Pulpwood

(1) No person shall sell or offer for sale to a consumer and no consumer shall purchase any spruce, jackpine or poplar pulpwood cut from the stump in the Districts of Kenora and Rainy River in the Province of Ontario at a price in excess of the price set out hereunder, which price shall include all brokers' and dealers' fees and other charges and shall also include the cost of delivery at the consumer's mill unless the pulpwood is delivered by railroad, when the price shall be f.o.b. car at loading point.

		<i>Kind of Pulpwood</i>			
<i>Spruce</i>		<i>Jackpine</i>		<i>Poplar</i>	
<i>Rough</i>	<i>Peeled</i>	<i>Rough</i>	<i>Peeled</i>	<i>Rough</i>	<i>Peeled</i>
\$9.25	\$11.75	\$7.75	\$10.25	\$6.26	\$8.00

(2) For pulpwood delivered by a seller by truck to a consumer's mill, the consumer may pay and the seller may accept, in addition to the price set out above in subsection (1), a delivery charge of \$1.25 per cord when rough and \$1.00 per cord when peeled.

(3) For pulpwood delivered by a seller, by water only, to a consumer's mill at Fort Frances, in the Rainy River District of the Province of Ontario, the consumer may pay and the seller may accept, in addition to the price set out above in subsection (1), a delivery charge of \$1.50 per cord.

4. Previous Administrator's Order Revoked

Administrator's Order No. A-298 dated the 16th day of July, 1942, is hereby revoked.

5. This Order shall be effective on and after the 14th day of June, 1943.

Dated at Ottawa, this 11th day of June, 1943.

A. H. WILLIAMSON,
Timber Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-765

Respecting Facial Tissues

Pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board as follows:—

1. No person shall manufacture facial tissues in sizes other than 9" x 6 $\frac{3}{4}$ " and 7 $\frac{5}{8}$ " x 7 $\frac{3}{4}$ ".

2. No person shall use paper in the manufacture of facial tissues if the finished weight after creping of 500 sheets, 24" x 36", of such paper exceed,

(a) 9 lbs. per ply for 3 ply tissues.

(b) 11 lbs. per ply for 2 ply tissues.

3. No person shall package facial tissues in units for sale at retail

(a) in packages which exceed by more than $\frac{3}{8}$ " in any dimension the corresponding dimension of the contents.

(b) in packages printed with more than two colours of ink.

(c) in packages containing more than 300 single sheets of such tissue.

4. Every person who manufactures facial tissues shall report to the Administrator of Packages and Converted Paper Products within fifteen days from the effective date of this Order, his stocks on hand of containers, finished facial tissues and materials in process.

5. The provisions of this Order shall be subject to such written exemptions as the Administrator of Packages and Converted Paper Products may grant, upon application to him, in individual cases of undue hardship or other special circumstances.

6. This Order shall be effective on and after the 15th day of June, 1943.

Dated at Ottawa, this 11th day of June, 1943.

C. V. HODDER,
*Administrator of Packages and
Converted Paper Products.*

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER NO. A-766

Respecting Maximum Prices of Coffins and Caskets

Pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board as follows:—

1. The maximum price, inclusive of Dominion sales tax and f.o.b. point of manufacture at which a person who manufactures coffins or caskets may sell or offer to sell a coffin or a casket (including an outer case therefor) of any shape, size, type of construction and finish shall be the sum of

- (a) the highest lawful price at which during the basic period, September 15 to October 11, 1941, both inclusive, he sold the same or a substantially similar kind of coffin or casket (including the outer case); and
- (b) the amount set forth in the following Table opposite the price range shown therein within which during the said basic period the same or a substantially similar kind of coffin or casket (including the outer case) was sold

<i>Price range during basic period</i>	<i>Table</i>	<i>Amount to be included in maximum price</i>
(i) Under \$30		\$3.00
(ii) From \$30 to \$44.99		4.00
(iii) From \$45 to \$64.99		5.00
(iv) From \$65 to \$94.99		6.00
(v) \$95 and over.		9.00

2. Where a coffin or a casket is sold exclusive of an outer case therefor, the maximum price for that shape, size, type of construction and finish of coffin or casket fixed by section 1 shall be reduced by an amount equal to the sum of the highest lawful price at which the outer case for that coffin or casket sold during the said basic period and \$1.00.

3. Nothing in this Order contained shall apply to, vary or affect the highest lawful price at which a person who is a funeral director, undertaker or embalmer may sell, offer to sell or supply goods or services.

4. This Order shall be effective on and after the 15th day of June, 1943.

Dated at Ottawa, this 11th day of June, 1943.

JAS. E. FERGUSON,
Administrator of Furniture and Brushes.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-768

Respecting Fabric Labels

Pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board as follows:—

1. For the purposes of this Order, "fabric label" means a woven textile fabric label or name tape on or through which threads are embroidered or woven to form thereon letters, figures or designs.

2. (1) This Order shall apply only to fabric labels manufactured for use on garments and other textile products which are customarily worn or used by a civilian.

(2) This Order shall not be construed as prohibiting a person who manufactures fabric labels from using in such manufacture threads which he has on hand on the date of this Order.

3. No person shall manufacture a fabric label, unless

- (a) the colour of the warp threads of the body of the fabric label is black or white;
- (b) the colour of the weft threads of the said body is in one shade of grey, light blue, dark blue, red, green, brown, sand, white, black or gold;
- (c) the colour of the threads used to make the letters, figures or design of the label is in one shade of gold, red, brown, white, black, purple, light blue, dark blue, green or maroon; provided, that two of the said colours of threads may be used to make the said letters, figures or design on a fabric label;
- (d) the fabric label is in one of the following widths, in inches, namely: $\frac{3}{8}$, $\frac{1}{2}$, $\frac{5}{8}$, $\frac{3}{4}$, 1, $1\frac{1}{4}$, $1\frac{3}{8}$, 2, $3\frac{1}{4}$.

4. This Order shall be effective on and after the 18th day of June, 1943.

Dated at Ottawa, this 12th day of June, 1943.

J. H. F. TURNER,
Cotton Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-769

Respecting Laces

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board, as follows:—

1. No person shall manufacture a shoe lace from plain cotton yarn or mercerized yarn, except

- (a) in the following colours, namely: light brown, dark brown, black, white or buck; and
- (b) in the following lengths, in inches, namely: 18, 21, 24, 27, 30, 36, 40, 42, 45, 54, 63 or 72.

2. No person shall manufacture a shoe lace from rayon yarn, except

- (a) in the following colours, namely: black, white, light brown, dark brown, beige or navy blue; and
- (b) in the following lengths, in inches, namely: 18, 21, 24, 27 or 30.

3. No person shall manufacture a carriage boot lace in lengths other than 40 inches or 45 inches, or in a colour other than black or brown.

4. The maximum number of constructions that a person may use in the manufacture of a kind of lace hereinafter named shall be the number set forth after that kind of lace as follows:—

Kind of lace	Maximum number of constructions
Rayon shoe laces.....	3
Carriage boot laces.....	1
Mercerized shoe laces.....	3
Plain cotton warp shoe laces.....	6
Corset laces.....	3

5. A person who manufactures shoe laces from plain cotton, mercerized or rayon yarn shall not package the said laces

- (a) in banded bunches, except in a quantity of 8 or 12 laces to a bunch;
- (b) in a box or carton, except in a quantity of 36, 72 or 100 or more than 100 pairs of laces to a box or carton.

6. This Order shall be effective on and after the 18th day of June, 1943.

Dated at Ottawa, this 12th day of June, 1943.

F. B. WALLS,
*Co-ordinator of Textiles and
Clothing.*

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-770

Respecting Suspender and Garter Fabrics

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board, as follows:—

1. No person shall manufacture fabrics for men's garters, except
 - (a) in the following widths, namely: one half of an inch and three quarters of an inch;
 - (b) in three grades, and unless in the manufacture of each grade he uses only the number of strands of rubber or the equivalent weight of rubber in the type of construction set forth after the said number, respectively, as follows:—

Number of strands
of rubber

Type of construction

8

Seersucker;

9

Rayon warp or filling;

10

Rayon warp or filling;

- (c) in two patterns for each grade.

2. No person shall manufacture

- (a) more than twenty patterns of suspender webbing;
- (b) elastic suspender fabric unless the threads used in the said fabric are of one colour; provided, that, a manufacturer may use any one of not more than eight colours of thread in such manufacture;
- (c) police webbing
 - (i) unless the threads used in the said webbing are of one colour; provided, that, a manufacturer may use any one of not more than four colours of thread in such manufacture;
 - (ii) except of a type named and in a width specified for the type, as follows:—

non cushion back

1 " and 1½"

cushion back

1½"

3. This Order shall be effective on and after the 18th day of June, 1943.

Dated at Ottawa, this 12th day of June, 1943.

F. B. WALLS,
*Co-ordinator of Textiles and
Clothing.*

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-771

Respecting Bias Binding

Pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board as follows:—

1. A person who manufactures an article named in Part I of the Schedule hereto for sale to a manufacturer of garments, shall not manufacture the same except in accordance with the specifications set forth opposite the name of that article in the said Part.

2. A person who manufactures an article named in Part II of the said Schedule for sale at retail, shall not

- (a) manufacture the same except in accordance with the specifications set forth opposite the name of that article in the said part;

(b) put up the said article made of cotton, on a card used to hold the same, except in lengths of six or eight linear yards;

(c) put up the said article made of artificial silk, on a card used to hold the same except in the length of three linear yards.

3. Nothing in this Order shall be construed so as to prohibit a manufacturer of an article to which this Order applies, from using in the manufacture of the said article any material which he has on hand on the date of this Order.

4. This Order shall be effective on and after the 18th day of June, 1943.

Dated at Ottawa, this 12th day of June, 1943.

F. B. WALLS,
Co-ordinator of Textiles and Clothing.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-771

PART I

Specifications for Articles Manufactured for Sale to Manufacturers of Garments

Article	MATERIALS		
	Kind	Colour Permitted	Maximum width (in inches)
1. Waistband curtain.....	Canvas.....	No restriction.....	2½
2. Lining for waistband curtain.	Cotton, sateen, Celanese or Rayon.	White, pearl grey, light fawn and black.	No restriction.
3. Buttonhole waistband for boys' pants.	Cotton.....	White.....	No restriction.
4. Coat cuff canvas for men's suit coats and coats.	Canvas.....	No restriction.....	3
5. Piping (binding seams) for men's suits and coats.	Sateen, rayon or Celanese.	Light grey, medium grey, dark grey, fawn, medium brown, dark brown, black and navy blue.	No restriction.
6. Cambric binding.....	Cambric.....	Black, brown, grey, red, white, olive, drab, fawn, royal blue, green and khaki.	No restriction.
7. Seamless bias binding..	No restriction.....	Natural, white, black, nude, navy, blue, light brown and dark brown.	1½ folded.
8. Broadcloth binding....	Broadcloth.....	White, pink, powder blue, royal blue, navy blue, fawn, Nile green, grey, red, yellow, maroon, brown and black.	No restriction.

PART II

Specifications for Articles manufactured for Sale at Retail

Article	MATERIALS		
	Kind	Colour Permitted	Maximum width (in inches)
Bias binding.....	Cotton or artificial silk.	White, pink, sky blue, delph blue, Nile, yellow, green, brown, black, mauve, rose, red, orange and navy blue.	Single fold in white, ½, ⅝ or ¾ other colours, ½ double fold; all colours, ¼ and ⅝

WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-772

Respecting Maximum Prices for Brick and Hollow Structural Clay or Terra Cotta Tile in the Province of Quebec

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

1. For the purposes of this Order,

- (a) "brick" includes building brick manufactured from clay or shale, but shall not include refractory brick, cement brick or hollow brick;
- (b) "hollow structural clay or terra cotta tile" includes both load-bearing and non-load bearing tile for use in interior or exterior walls, partitions and/or floors and shall also include hollow brick;
- (c) "dealer" means any person who purchases any of the products named in this Order for resale.

2. The maximum price per thousand, exclusive of sales tax, at which any manufacturer may sell or offer to sell brick in the province of Quebec shall not exceed by more than \$1.00 the highest lawful price per thousand, exclusive of sales tax, at which he sold brick of the same kind and quality to the same class of customer during the basic period as defined by the Wartime Prices and Trade Regulations.

3. The maximum price per ton, exclusive of sales tax, at which any manufacturer may sell or offer for sale in the province of Quebec hollow structural clay or terra cotta tile, shall not exceed by more than 40 cents the highest lawful price per ton, exclusive of sales tax, at which he sold tile of the same kind and quality to the same class of customer during the said basic period.

4. Any dealer whose actual cost of such brick or tile has been increased pursuant to the provisions of this Order may increase his maximum lawful selling price for such brick or tile, as the case may be by not more than the actual amount of such increase in the cost to him of such brick or tile.

5. Every manufacturer of and dealer in any of the products named in this Order who has not prior to the date of this Order reported to the Administrator of Construction Products his highest lawful selling prices for such products during the said basic period shall forthwith report to such Administrator at 85 Richmond Street West, Toronto, Ontario, his said prices for such products during the said basic period.

6. This Order shall be effective on and after the 14th day of June, 1943.

Dated at Ottawa, this 14th day of June, 1943.

R. SCHOFIELD MORRIS,
Administrator of Construction Products.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

PART IV

Wartime Industries Control Board
(Munitions and Supply)

DEPARTMENT OF MUNITIONS AND SUPPLY

COAL CONTROLLER

Order No. Coal 4B

Coal—Emergency Distribution

Dated June 1, 1943

Pursuant to the powers conferred by Order in Council P.C. 1752 of March 5, 1943, and any other enabling Order in Council or Statute and with the approval of the Chairman of the Wartime Industries Control Board,

IT IS HEREBY ORDERED AS FOLLOWS:—

1. *Interpretation*

For the purposes of this Order unless the context otherwise requires;

(a) "coal" means anthracite and bituminous coal.

(b) "coal dealer" means any person, including a wholesaler and a dock operator (other than a rail carrier) who purchases, receives or stores coal for sale or distribution to other persons.

2. *Deliveries by Coal Dealers*

(1) Except with a permit in writing from the Coal Controller or his authorized representative, no coal dealer who has any anthracite coal in his possession or under his control within Canada, or any bituminous coal in his possession or under his control within the provinces of Ontario or Quebec shall ship or deliver any such coal except:

(a) to another coal dealer for resale; or

(b) to a rail carrier for its own use; or

(c) if the coal is bituminous coal,

(i) to a consumer for his use in any building or plant in which the annual consumption of coal is, to the knowledge of the supplier, 25 tons or less; or

(ii) to a consumer for his use in any building or plant in which the annual consumption of coal is more than 25 tons, if to the knowledge of the supplier, essential heating services could not be maintained in the building or the operation of the plant could not continue without such coal; or

(d) not more than one ton of anthracite coal for the essential use of a consumer in any building or plant where, to the knowledge of the supplier, the available supply of such coal on hand is less than two tons.

(2) No coal dealer shall ship or deliver any bituminous coal pursuant to the provisions of sub-paragraph (c) (ii) of subsection (1) next preceding in excess of the minimum quantity of such coal essential for the purpose of the building or plant to which it is delivered for a period of 10 days.

(3) Each coal dealer shipping or delivering any bituminous coal to any building or plant pursuant to the provisions of sub-paragraph (c) (ii) of subsection (1) of this Section shall, forthwith after any such delivery, certify in writing to the Coal Controller,

(a) the location of the building or plant to which the coal was delivered; and

(b) the name of the owner or operator of the building or plant; and

(c) the date of the delivery; and

(d) the class and tonnage of the coal delivered; and

(e) that the quantity delivered did not exceed ten days' supply.

(4) No coal dealer shall ship or deliver any coal to any building or plant, to which the delivery of coal has, to the knowledge of such coal dealer, been prohibited by the Coal Controller.

3. *Sales and Deliveries by Coal Consumers*

(1) *Bituminous Coal*—No person, except a coal dealer, who has at the date of this Order in his possession or under his control within the provinces of Ontario or Quebec 100 tons or more of bituminous coal, shall sell or deliver any such coal to any other person without a permit in writing from the Coal Controller.

(2) *Anthracite Coal*—No person, except a coal dealer, who has at the date of this Order in his possession or under his control in Canada ten tons or more of anthracite coal shall sell or deliver any such coal to any other person without a permit in writing from the Coal Controller or his authorized representative.

4. *General*

The Coal Controller may authorize, order or direct any person to transport, store, allocate or deliver any coal as and in such manner as he may deem necessary.

5. *Order No. Coal 4 Rescinded*

The Coal Controller's Orders No. Coal 4 dated April 30, 1943, and Coal 4A dated May 3, 1943, are rescinded.

6. *Effective Date*

This Order shall be effective at 6 p.m. E.D.S.T. on June 1, 1943.

J. McG. STEWART,
Coal Controller.

APPROVED:

HENRY BORDEN,
Chairman, The Wartime Industries Control Board

DEPARTMENT OF MUNITIONS AND SUPPLY COAL CONTROLLER

Order No. Coal 4C

(Suspending Order No. Coal 4B—Coal—Emergency Distribution)
June 5, 1943

Pursuant to the powers conferred by Order in Council P.C. 1752 of March 5, 1943, and any other enabling Order in Council or Statute and with the approval of the Chairman of the Wartime Industries Control Board it is hereby ordered as follows:

1. *Order No. Coal 4B Suspended*

The Coal Controller's Order No. Coal 4B dated June 1, 1943, is hereby suspended and shall be of no effect from 6 a.m., E.D.S.T. June 5, 1943, and until further order.

J. McG. STEWART,
Coal Controller

APPROVED:

HENRY BORDEN,
Chairman, The Wartime Industries Control Board

DEPARTMENT OF MUNITIONS AND SUPPLY

CONTROLLER OF CONSTRUCTION

Order No. 17-A

(Order No. 17 — Emergency Plumbing Regulations Amended)

Dated June 7th, 1943

Pursuant to the powers conferred by Order in Council P.C. 660 of January 30, 1942, as amended, and any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board,

IT IS HEREBY ORDERED AS FOLLOWS:

1. *Subsection (6) of emergency plumbing regulations rescinded*

Subsection (6) of Section 3 of the Controller of Construction's Order No. 17 dated January 13, 1943 reading as follows:

"No drain of cast iron or other metal shall be constructed under ground for a distance of more than three feet from the vertical line of the soil or vent pipe to the end of the soil pipe footing."

is hereby rescinded.

JOHN SCHOFIELD,

Controller of Construction.

APPROVED:

HENRY BORDEN,

Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

METALS CONTROLLER

Order No. M.C. 53

(Antimony)

Dated June 3, 1943

Pursuant to the powers conferred by Order in Council P.C. 5225 dated June 19th, 1942, and by any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board,

IT IS HEREBY ORDERED AS FOLLOWS:

1. *Interpretation*

For the purposes of this Order, unless the context otherwise requires:

- (a) "Antimony" shall mean any material containing not less than 98% Antimony in metallic form.
- (b) "person" shall include firm, partnership, corporation, company, any governmental body or department, and/or any aggregation of persons.

2. *Sale, Supply, Transfer, Purchase or Acquisition of Antimony*

Except with the written approval of the Metals Controller, no person shall sell, supply, transfer, purchase or otherwise acquire any antimony.

3. *Reports*

Not later than the 10th day of each month, each person who has had in his possession, whether or not he was the owner thereof, more than 100 pounds of antimony at any time during the calendar month immediately preceding, shall forward to the Metals Controller on such form, and in such detail as the Metals Controller may

require, a report of his consumption, receipts and shipments of antimony during such preceding month and of the stock of antimony in his possession at the end of such preceding month whether or not he was the owner thereof.

4. *Permits and orders*

This order shall be subject to any permit or order of the Metals Controller.

5. *Effective date*

This Order shall be effective on and after June 11th, 1943.

G. C. BATEMAN,
Metals Controller.

APPROVED:

HENRY BORDEN,
Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY MOTOR VEHICLE CONTROLLER

Order No. M.V.C. 004A

(Rescinding Order No. 004)

Dated March 31st, 1943.

Pursuant to the powers conferred by Order in Council P.C. 1121 of February 13th, 1941, as amended, and by any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board, it is hereby ordered as follows:—

1. The Order of the Motor Vehicle Controller No. 004 dated June 28th, 1941, is hereby rescinded.

J. H. BERRY,
Motor Vehicle Controller.

APPROVED:

HENRY BORDEN,
Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY MOTOR VEHICLE CONTROLLER

Order No. M.V.C. 22 B.

(Motor Vehicle Automotive Parts Manufacturers Advisory Committee, Amended)

Dated June 1, 1943

Pursuant to the powers conferred by Order in Council P.C. 1121 dated February 13, 1941, as amended, and by any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board, it is hereby ordered as follows:

1. Section 5 of the Order of the Motor Vehicle Controller No. M.V.C. 22 dated June 30, 1942, as amended by Order No. M.V.C. 22A of January 15, 1943, is hereby further amended by adding thereto at the end thereof:

“J. E. Eells, Vice President and General Manager Exide Batteries of Canada, Limited.”

E. R. BIRCHARD,
Deputy Motor Vehicle Controller

APPROVED:

HENRY BORDEN,
Chairman, The Wartime Industries Control Board

DEPARTMENT OF MUNITIONS AND SUPPLY

NOTICE

(1) The following Order of the Priorities Officer sets forth provisions applicable to the purchase of materials in the United States under the following conditions only:—

- (a) The purchaser is a Class 2 Importer or a Class 3 Importer as defined in the Order.
- (b) The purchase is to be made in the United States and is for materials (other than Controlled Materials) which are to be used only for maintenance, repair and operating supplies as defined in the Order.

(2) The Order prescribes preference ratings and procedures which may be used by Class 2 and Class 3 Importers when purchasing such maintenance, repair and operating supplies in the United States.

WARNING

The Order must be carefully read to determine whether its provisions are applicable to the person desiring to make use of them. Under Section 15 of the Wartime Industries Control Board Regulations any person who fails to observe any Order of the Priorities Officer or obstructs, or makes any false statement or representation to or for the use or information of the Priorities Officer or any person acting under his authority, is guilty of an offence and liable to a fine up to \$5,000 or imprisonment up to 5 years or to both. Any person making use of the procedures set out in this Order under circumstances not permitted by the provisions of the Order is guilty of an offence under Section 15 of the Wartime Industries Control Board Regulations and subject to the penalties thereof.

OTTAWA, May 20, 1943.

W. E. UREN,
Priorities Officer.

DEPARTMENT OF MUNITIONS AND SUPPLY

PRIORITIES OFFICER, OTTAWA

Order No. P.O. 5

(Application of United States preference ratings to purchase orders for materials placed with United States suppliers, when such materials are ordered by Class 2 Importers or Class 3 Importers and are for use as maintenance, repair and operating supplies.)

Dated May 20, 1943.

Pursuant to the powers vested in the Priorities Officer by Order in Council P.C. 1169 of February 20, 1941, as amended and by any other enabling Order in Council or Statute, and with the approval of the Minister of Munitions and Supply, and the Chairman of the Wartime Industries Control Board, the Priorities Officer

deems it necessary, in order to provide for the munitions and supplies required for the Fighting Services of Canada, the needs of His Majesty, and the supply of things essential to the community, to regulate the application of United States preference ratings to purchase orders for materials placed with United States suppliers for use as maintenance, repair and operating supplies, and hereby orders as follows:—

1. INTERPRETATION

For the purposes of this Order unless the context otherwise requires:—

- (a) “Materials” means any raw material, semi-finished or finished product, *other than Controlled Materials* (as defined), for which a United States preference rating is required in the United States to secure delivery from a United States supplier.
- (b) “Controlled Materials” means carbon steel, alloy steel, copper, and aluminum, when in the forms and shapes indicated in the CMP Materials list set out in Schedule 1 to this Order.
- (c) “Class 2 Importer” means, with relation to any calendar quarter, any person who is not a distributor and who imports any materials (as defined) from the United States, provided that both of the following conditions are met:—
 - (i) *Materials other than Maintenance, Repair and Operating Supplies and Capital Equipment.*

That it is not necessary under the provisions of the Controlled Materials Plan for the importer, during such calendar quarter, to make any allotment of Controlled Materials to a United States supplier for the production of materials (as defined) to be imported for use other than as maintenance, repair and operating supplies and capital equipment.

- (ii) *Maintenance, Repair and Operating Supplies*

That the importer will not, *during any month* of such calendar quarter, import from the United States materials (as defined) exceeding \$500 in aggregate purchase value, for use as maintenance, repair and operating supplies.

(NOTE.—“Class 1 Importers” are not affected by this Order. A “Class 1 Importer” is any person other than a “distributor” whose imports of materials from the United States do not fall within the above conditions which define a “Class 2 Importer.”)

- (d) “Class 3 Importer” means any distributor who imports from the United States any materials (as defined).
- (e) “Distributor” means any person to the extent that he is engaged in the business of the resale of materials which he has not further manufactured, processed, fabricated, assembled or otherwise physically changed, including sales as an agent, distributor, wholesaler, retailer, warehouse, industrial or mill supply house or scrap dealer.
- (f) “Maintenance” means (except as provided in paragraph (i) of this Section 1) the minimum upkeep necessary to continue a plant, facility or equipment in sound working condition; provided that it shall not include the improvement of any plant, facility or equipment, by replacing material which is still usable, with material of a better kind, quality or design.
- (g) “Repair” means (except as provided in paragraph (i) of this Section 1) the restoration of a plant, facility or equipment to sound working condition when the same has been rendered unsafe or unfit for service by wear and tear, damage, failure of parts or the like; provided that it shall not include the improvement of any plant, facility or equipment, by replacing material which is still usable, with material of a better kind, quality or design.
- (h) “Operating Supplies” means (except as provided in paragraph (i) of this Section 1) any materials which are normally carried by a person as operating supplies according to established accounting practice. The term shall also include such items as hand tools, customarily purchased by the particular employer for sale to his employees for use only in his business, in those cases where they would constitute operating supplies under established accounting practice if issued to employees without charge.
- (i) The terms “Maintenance,” “Repair” and “Operating Supplies” shall include any materials not exceeding \$150 in laid-down cost for any one complete addi-

tion ordinarily acquired by the user as a capital asset, and subject to annual depreciation in the user's established method of bookkeeping; provided that materials for any one complete addition aggregating more than \$150 in laid-down cost shall not be divided for the purpose of coming within this definition. The term "one complete addition" includes a group of items customarily purchased together and all items which would normally be purchased as part of a single project or plan.

The terms "Maintenance", "Repair" and "Operating Supplies" shall not include any item specified in Schedule 2 to this Order, regardless of value, and shall not include Construction Materials (as defined).

- (j) "Capital Equipment" means (except as provided in paragraph (i) of this Section 1) all materials excluding Construction Materials, ordinarily acquired by the user as a capital asset and which will be subject to annual depreciation in the users' established method of bookkeeping.
- (k) "Construction Materials" means any material for physical incorporation into any new plant, building, power line, road, pier or other structure or the reconstruction, remodelling or conversion thereof, including permanent fittings and fixtures which are an integral part of the structure but not including Capital Equipment which relates only to a particular use of the structure.
- (l) "Importer" means the person in whose name the materials exported from the United States are entered at Customs in Canada.
- (m) "Purchase Value" means the value of materials in United States funds as shown on the invoice of the United States supplier.
- (n) "Person" means any individual, partnership, association, business trust, corporation, governmental corporation or agency, or any organized group of persons.

2. PURCHASE ORDERS ELIGIBLE FOR PREFERENCE RATING

(1) Purchase Orders placed by Class 2 Importers with United States suppliers calling for delivery of materials for use by the Class 2 Importer as maintenance, repair and operating supplies may be assigned United States preference ratings in accordance with Section 3 of this Order.

(2) Purchase Orders placed by Class 3 Importers with United States suppliers calling for delivery of materials for resale on their customers' purchase orders for use by the customer as maintenance, repair and operating supplies, or to replace in inventory similar materials previously delivered on such customers' purchase orders, may be assigned United States preference ratings in accordance with Section 3 of this Order.

3. PREFERENCE RATINGS FOR MAINTENANCE, REPAIR AND OPERATING SUPPLIES

(1) Grades of preference rating may be applied to purchase orders eligible under section 2 of this Order as follows:—

- (a) United States preference rating AA-1 may be applied by any Class 2 Importer for materials for maintenance or repair of any plant, facility or equipment producing any product or engaged in any industry, service or activity listed in paragraphs (2), (3), and (4) of Schedule 3 to this Order, or for necessary operating supplies for such production, industry, service or activity, and United States preference rating AA-1 may be applied by any Class 3 Importer to the extent defined in paragraph (1) of Schedule 3.
- (b) United States preference rating AA-2 may be applied by any Class 2 Importer for materials for maintenance or repair of any plant, facility or equipment producing any product or engaged in any industry, service or activity listed in paragraphs (2), (3), and (4) of Schedule 4 to this Order, or for necessary operating supplies for such production, industry, service or activity, and United States preference rating AA-2 may be applied by a Class 3 Importer to the extent defined in paragraph (1) of Schedule 4.
- (c) United States preference rating AA-5 may be applied by any Class 2 Importer for materials for maintenance or repair of any plant, facility or equipment producing any product or engaged in any industry, service or activity listed in paragraphs (2), (3) and (4) of Schedule 5 to this Order, or for necessary

operating supplies for such production, industry, service or activity, and United States preference rating AA-5 may be applied by any Class 3 Importer to the extent defined in paragraph (1) of Schedule 5.

(2) If a single plant or operating unit other than a Class 3 Importer is engaged in several activities which are classified in two or more of Schedules 3, 4 and 5 to this Order, and it is impracticable to apportion requirements for maintenance, repair and operating supplies between such activities, the principal activity alone shall be considered for purposes of determining which grade of preference rating may be applied under this Order.

(3) A United States preference rating assigned under the provisions of this Order shall be assigned only by use of the following certification, endorsed on or attached to the purchase order and signed by the importer:—

“Preference Rating (specify rating).....M.R.O.”

“The undersigned purchaser certifies, subject to the penalties of Section 15 of the Canadian Wartime Industries Control Board Regulations, to the seller, to the Canadian Priorities Officer, and to the War Production Board, that, to the best of his knowledge and belief, the undersigned is authorized under applicable Canadian Orders, and under applicable War Production Board Regulations or Orders, to place this delivery order, to receive the item(s) ordered for the purpose for which ordered, and to use any preference rating or allotment number or symbol which the undersigned has placed on this order.”

4. RESTRICTIONS ON APPLICABILITY.

(1) The provisions of this Order shall not be used by any person to obtain delivery of maintenance, repair and operating supplies if acceptance thereof would increase his inventory above a practicable working minimum or contravene the provisions of any Order or Order in Council governing inventory, consumption or production in Canada.

(2) Nothing in this Order shall be deemed to authorize the use of a United States preference rating for the purchase of any materials for which special applications are required under M, L, or E orders in the United States.

(3) When a specific preference rating is assigned by a United States M, L, or E order to deliveries of any particular material, to be used by a particular industry or for a specific purpose, the ratings assigned by this Order may not be applied in respect of such material.

(4) A Class 3 Importer who has received from a customer a purchase order entitling him to assign a United States Preference Rating under the provisions of this Order, shall not assign such rating at any time later than three months after the date of receipt of his customer's purchase order.

(5) No person using the provisions of this Order shall order, for delivery from United States suppliers during any calendar quarter, materials for use as maintenance, repair and operating supplies in an aggregate amount exceeding the aggregate amount of such materials obtained from United States suppliers during the same calendar quarter of the previous year. Such aggregate quarterly amount to be imported under the provisions of this Order shall be calculated in purchase value and shall include capital purchases under \$150.00 in laid-down cost, as defined in paragraph (i), Section 1 of this Order. In the calculation of the aggregate amount for the corresponding quarter of the previous year, however, such capital purchases shall be excluded. Should a greater amount be required, application may be made for a specific authorization by filing a letter with the Priorities Officer setting forth the relevant facts. The quantity restrictions provided for in this paragraph shall not apply to persons obtaining delivery of maintenance, repair and operating supplies from United States suppliers aggregating \$2,500.00 or less in purchase value per year.

5. MATERIALS OBTAINABLE IN CANADA

A United States preference rating may not be used to secure any materials from the United States which are obtainable in Canada within a reasonable period of time.

6. REPORTS

Any person assigning preference ratings pursuant to the provisions of this Order shall execute and file such reports as may from time to time be required by the Priorities Officer.

7. EXCLUSIONS AND INCLUSIONS OF PERSONS OR CLASSES

The Priorities Officer may from time to time exclude from or include in the provisions of this Order, or any part of this Order, any persons or classes of persons, to meet exceptional circumstances.

8. EFFECTIVE DATE

This Order shall be effective on and after May 20, 1943.

W. E. UREN,
Priorities Officer.

APPROVED:

C. D. HOWE,
Minister of Munitions and Supply.

A. H. WILLIAMSON,
Vice-Chairman of Wartime Industries Control Board.

SCHEDULE I

CMP Materials List

Carbon and Alloy Steel Products

Bars, cold finished
Bars, hot rolled
Ingots, billets, blooms, slabs, tube rounds, skelp and sheet and tin bar
Pipe
Plates
Rails and track accessories
Sheets and strip
Steel castings
Structural shapes and piling
Tin plate, terne plate, and tin mill black plate
Tubing
Wheels and axles
Wire rods, wire, and wire products

Brass Mill Copper Base Alloy Products

Sheet and strip
Rods, bars and wire (including extruded shapes)
Tubing and pipe

Brass Mill Copper Products

Plate, sheets and strip
Rods, bars, including extruded shapes (not including wire bars and ingot bars)
Tube and pipe

Wire Mill Copper Products

Wire and cable (including copper content of insulated wire and cable)

Foundry Copper and Copper Base Alloy Products

Castings

Aluminum Products

Rod, bar, wire and cable
Rivets

Forgings, pressings and impact extrusions
 Castings
 Shapes, rolled or extruded
 Sheet, strip, plate and foil
 Tubing
 Ingot and powder.

SCHEDULE 2 TO ORDER No. P.O. 5

Items excluded from "Maintenance", "Repair" and "Operating Supplies" as defined in paragraphs (f), (g) (h) and (i) of Section 1 of Order No. P.O. 5 regardless of whether they would otherwise come within such definitions.

(1) Fabricated containers (in knock-down or set-up form, whether assembled or unassembled), required for packaging products to be shipped or delivered, excluding spools and reels.

(2) Printed matter including items such as letterheads, envelopes, forms and printed and ruled stationery.

(3) Moulded pulp products and paper, paperboard and products manufactured therefrom, excluding carbon paper, tracing paper, reproduction paper, sensitized paper, engineering graph paper and chemically treated paper for engineering use.

(4) Fuel and electric power.

(5) Any product for which special applications are required under United States M, L, or E orders including, for example, office machinery, office equipment, new floor finishing machinery, floor maintenance machinery, industrial vacuum cleaning machinery, boilers, laboratory equipment, laundry and dry cleaning equipment, etc.

(6) Clothing, shoes or other wearing apparel, if made of leather or textiles, except that the following types may be purchased as operating supplies when specially designed and used to furnish protection against specific occupational hazards (other than weather):—

(a) Asbestos clothing.

(b) Safety clothing impregnated or coated for the purpose of making the same resistant against fire, acids, other chemicals or abrasives.

(c) Safety industrial rubber gloves and hoods and linemen's rubber gloves and sleeves.

(d) Gauntlet type welders' leather gloves and mittens, and electricians' leather protector or cover gloves.

(e) Other safety leather gloves or mittens, but only if steel stitched or steel reinforced.

(f) Safety industrial leather clothing other than shoes, gloves or mittens.

(g) Metal mesh gloves, aprons and sleeves.

(h) Plastic and fibre safety helmets.

(7) Automotive replacement parts.

(8) Automotive maintenance equipment.

(9) Cellophane and similar transparent materials derived from cellulose having a gauge of less than .003", and cellulose caps and bands of any gauge.

(10) Medical, surgical and dental instruments.

(11) The following medical, surgical or dental equipment or supplies (exclusive of parts for maintenance or repair) except for use on shipboard.

(a) Anaesthesia and oxygen equipment and accessories.

(b) Atomizers.

(c) Clinical thermometers.

(d) Crutches.

(e) Dental consumable supplies.

(f) Dental equipment and appliances.

(g) Diagnostic instruments and apparatus.

(h) Electric light bulbs for diagnostic instruments.

(i) Hearing aids.

(j) Hospital and medical rubber drug sundries.

- (k) Hospital enamelware and stainless steel ware.
- (l) Hypodermic needles and syringes.
- (m) Medicinal preparations, including vitamins.
- (n) Operating and examining room furniture.
- (o) Operating and examining room lights.
- (p) Ophthalmic goods.
- (q) Orthopedic appliances including splints, belts and trusses.
- (r) Physical therapy apparatus.
- (s) Sterilizers.
- (t) Surgical dressings.
- (u) Suture needles.
- (v) Sutures.
- (w) X-ray equipment and supplies.
- (12) Fire protective equipment, except for use on shipboard.
- (13) Signal or alarm equipment.

(14) Any device, equipment, instrument or other material designed or adapted for use in connection with (i) air raid warnings or detection of the presence of enemy aircraft; (ii) blackouts or dimouts; or (iii) the protection of civilians either individually or collectively against enemy attack.

- (15) Anti-freeze.

SCHEDULE 3 TO ORDER No. P.O. 5

Preference Rating AA-1

(1) Distributors:

Any Class 3 Importer *to the extent* that he has received purchase orders specifying that the materials shown on the purchase orders are for use as maintenance, repair and operating supplies, and that such materials are for purposes of use described in paragraphs (2), (3) or (4) of this Schedule 3.

(NOTE:—Maintenance, repair and operating supplies for purposes of use described by this Schedule 3 are classified in the Program Classification System (Priorities Officer's Order No. P.O. 4) under Code Numbers 14, 15, 16, 17 and 21; it should be noted that under the Program Classification System, Code numbers 14, 15, 16 and 17 may designate items *other than maintenance, repair and operating supplies* which do not come under the provisions of Order No. P.O. 5.)

(2) Manufacture of the Following Products:

Unfabricated and semi-fabricated metal products:

Ferro-alloys.

Iron-products including pig iron, pipe, wire, wrought iron and foundry products.

Non-ferrous metal and non-ferrous metal alloy unfabricated and semi-fabricated products, including castings, ingots, shot, bar, forgings, sheet, strip, tubing, extrusions and wire.

Steel rolling mill and foundry products including semi-finished steel, bars, pipe, plates, sheets, strip, castings, forgings, structural shapes, piling, tin plate,terne plate, black plate, tubing, rails, track accessories, wheels, tires, axles, wire and wire products.

Intermediate products:

Bearings, ball and roller.

Bolts, nuts, rivets, washers, screws and pins.

Bushings, journal bearings and sleeve bearings.

Crankshafts.

Cylinders, hydraulic actuating.

Fittings, pipe.

Gaskets, packings and grease retainers.

Nails, brads, staples and tacks.

Pipe, fabricated.

Plate, fabricated (steel).

Railroad frogs, switches and crossings.

Screw machine products.
 Springs.
 Structural steel (fabricated).
 Tanks, metal.
 Tubing and hose, flexible (metallic).
 Valves.

Chemical products:

Chemicals and allied products for industrial and military use, (excluding automobile body polish and top dressing; candles; cleaning and polishing preparations for metal, leather, floors, and furniture; household dyes; ink and ink eradicators, except printing ink; incense; toiletries and cosmetics, perfumes, powders and creams, manicure preparations, hair dressings and dyes, shampoos and tonics; dentrifices and depilatories).

Colours and pigments.

Drugs, medicinals, pharmaceuticals and biologicals.

Paints, varnishes and lacquers.

General industrial equipment:

Boilers, 100 lbs. pressure and over.

Condensers: steam, surface, jet and barometric.

Control valves and regulators, industrial type.

Conveyors and conveyor systems.

Cranes, hoists, winches and derricks.

Fans, blowers and exhausters, excluding propeller type and commercial ventilating fans.

Furnaces and ovens, industrial.

Heat exchangers.

Instruments, industrial types.

Lubricating equipment, industrial.

Machine tools and metal working machinery, equipment, attachments and accessories; including bending, die casting, die moulding, extruding, forging machines; foundry machinery equipment and supplies; heat treating equipment; hydraulic and mechanical presses; rolling mills and allied equipment; shears, punches and nibblers; welding equipment and apparatus; wire-drawing and wire-working machinery; diamond dies; metal cutting tools; and welding rods and electrodes.

Meters.

Power transmission equipment, mechanical and hydraulic.

Pulverizers, coal.

Pumps, industrial.

Pumps, measuring and dispensing.

Pressure vessels; excluding direct fired vessels, domestic water supply vessels, air cushion vessels, storage or transportation vessels below thirty pounds per square inch pressure, surface type heat exchanges, and pressure cookers.

Compressors and dry vacuum pumps.

Safety equipment, industrial; including masks, inhalators, machine guards, industrial goggles, helmets, protective clothing and footwear.

Speed changers.

Stokers, industrial.

Trucks and tractors, industrial.

Tube cleaners and expanders.

Turbo-blowers and turbo-exhausters.

Special industry machinery:

Animal and fish oil machinery and equipment.

Ceramics manufacturing machinery.

Chemicals producing machinery, including bleaching machinery for fats and oils, chlorine cells, colloid mills, degreasing machinery and electrolytic cells.

Drilling equipment, oil field, including rigs and accessories.

Drilling machinery, water well.

Drug and pharmaceutical machinery.

Dry kilns and redriers, wood.

Fertilizer machinery and equipment.

Food dehydration machinery.
 Gas generating, conditioning and gas producing equipment and apparatus.
 Glass container making machinery.
 Glass making machinery.
 Logging and sawmill machinery and equipment.
 Mining machinery and equipment.
 Ore milling machinery and equipment.
 Paint and varnish making machinery.
 Petroleum refinery machinery and equipment.
 Plastics moulding machinery.
 Rubber working and tire making, retreading, recapping and repairing machinery.
 Smelting and refining equipment.
 Stone products manufacturing machinery.
 Vegetable oil machinery and equipment.
 Woodworking machinery, manufacturing and fabricating.

Construction machinery and equipment:

Drilling and boring equipment, earth and rock, including core drills, rock drills, churn drills, earth borers and horizontal augers.
 Power cranes and shovels, draglines, buckets, stiff-leg derricks, and dredges.
 Scrapers, maintainers and graders.
 Tractors, track-laying and wheel types.
 Tractor, mounted construction equipment, including angle-dozers, bull-dozers, and power control units.
 Winches and hoists, contractors elevating.

Military type products:

Aircraft, including airframes, engines, propellers, instruments, components, maintenance, and concurrent spares, and air borne equipment.
 Ammunition.
 Ammunition boxes and chests.
 Ammunition and explosive loading machinery and equipment.
 Artillery, including railway and seacoast.
 Barrage balloon equipment.
 Bombs, depth charges, mines and torpedoes.
 Combat tanks and parts, including engines.
 Communication equipment, military.
 Explosives.
 Fire control and other combat instruments.
 Landing mats, airplane.
 Machine guns, ground and hand arm.
 Motor cycles, side cars and parts, including power cycles.
 Motor vehicles, military, including armoured cars, scout cars, half-tracks and other military motor vehicles, including bodies, engines, parts and accessories.
 Naval armament and weapons.
 Navigation instruments.
 Pyrotechnics, including flares and signals.
 Radio and radar equipment and components.
 Safety equipment, military, including masks, inhalators, rescue breathing apparatus, goggles, helmets, protective clothing and footwear, and decontamination apparatus.
 Searchlights, anti-aircraft.
 Ships, vessels, and other watercraft, including elevators, turbines, engines, equipment and parts.
 Tanks and anti-tank armament and weapons.
 Weapons, anti-aircraft.
 Weapons, not elsewhere listed.

Electrical products:

Anodizing equipment.
 Batteries, storage.

Capacitors.
 Carbon brushes.
 Cut-outs and fuse links, electric (heavy duty).
 Electrical apparatus for internal combustion engines.
 Electroplating equipment.
 Fuses.
 Infra-red heating and drying equipment.
 Magnets, electrical lifting.
 Motor controls and control equipment.
 Motors, generators and motor generator sets.
 Physio-therapy apparatus.
 Pole-line hardware and insulators.
 Rectifiers, mercury arc.
 Regulators.
 Searchlights, floodlights, spotlights and parts.
 Sparkplugs.
 Switchgear, panel and distribution boards.
 Synchronous converters and frequency changers.
 Transformers.
 Tubes, electronic and rectifier.
 Wire and cable, insulated.
 Wiring devices and conduits (electric).
 X-ray apparatus and tubes.

Engines, turbines and generator sets:

Engines, internal combustion, and accessories.
 Engines, steam.
 Generator sets.
 Turbines.

Communication equipment:

Alarm and signal systems, protective.
 Radio equipment and components.
 Telegraph and telephone equipment.
 Other communication equipment.

Transportation equipment:

Bicycles and parts.
 Brakes actuating mechanisms, air.
 Hardware; marine, vehicle and railroad (transportation equipment).
 Locomotives, parts and accessories (railroad).
 Motor vehicles, bodies, engines, parts and accessories, non-military; including buses, motorized fire apparatus, and automobile trailers for attachment to passenger cars.
 Railroad cars, parts and accessories.
 Railroad and transit maintenance-of-way equipment.
 Railroad and transit signal equipment.
 Railroad and transit track equipment.
 Street and rapid transit cars, parts and accessories.

Building materials:

Asbestos building materials.

Miscellaneous products:

Abrasive products.
 Agricultural machinery, implements and equipment, excluding farm and garden hand tools.
 Blast detonating equipment.
 Blue printing developing and drying machines.
 Buoys.
 Carbon products, industrial.
 Chains.
 Coke and coke oven by-products.

Containers; fibre drums, gas cylinders and tin containers, and nailed wooden boxes and crates only.

Cooking stoves and ranges, domestic, including laundry stoves, hot plates, and portable ovens.

Cooking equipment, commercial (except electric).

Fire extinguishers, carbon dioxide.

Floor coverings, linoleum and felt base.

Glass products; fibrous glass products for military, industrial and structural use, and technical glass for military and industrial use.

Heating equipment.

Ice.

Instruments and apparatus, analytical and industrial testing.

Instruments, apparatus, equipment, supplies and appliances (dental).

Instruments and apparatus, laboratory.

Instruments and equipment, including surveyors' drawing and mathematical (engineering).

Instruments, equipment, supplies and orthopedic appliances (surgical and medical).

Instruments and lenses, optical.

Jewel bearings.

Photographic equipment, apparatus and materials, excluding projection apparatus.

Refractories.

Refrigerators and refrigeration and air conditioning machinery and equipment.

Refrigerator equipment (commercial).

Refrigerators and parts (domestic).

Rubber and rubber products, including tire retreading, recapping and vulcanizing.

Sensitized film and paper.

Textiles, asbestos.

Tools; including edge tools, hand tools, mechanics hand service tools, gauges and machinists precision measuring tools, files and rasps; excluding farm and garden edge and hand tools.

(3) Conduct of the Following Businesses or Activities:

Aircraft repair and maintenance.

Analytical, research, testing and control laboratories.

Civil air patrol.

Detinning.

Electrical and mechanical repair shops for industrial, commercial, agricultural and public transportation equipment excluding repair of private automobiles.

Electro-plating, galvanizing and other metal treating and finishing.

Fabricating and rifting mica.

Feed (stock and poultry) and grain processing and storage.

Fishing, commercial.

Industrial food manufacturing, processing, packaging, preservation and storage, (except soft drink and alcoholic beverages, tobacco and chewing gum).

Restaurants, hotels, retail stores and farms are not included in this category.

Logging operations, sawmills, veneer mills, plywood mills, planing mills, shingle mills, and dry kilns operated in connection with sawmills.

Army, Navy and Air Force establishments; camps, posts, bases, stations, air fields and depots.

Mining and quarrying base metals and other strategic metals or minerals.

Operation of ships, vessels and other craft, except pleasure vessels.

Ore milling of base metals and other strategic metals or minerals.

Public Utilities; gas, light, power, water and central heating.

Public Transportation, terminal and dock facilities, including stevedoring.

Petroleum and Natural gas production, transportation refining and marketing (except retail).

Seed processing, packaging, preservation and storage.

Ship repair and maintenance.

Slag recovery and disposal.

Smelting and refining of base metals and other strategic metals or minerals.

Vegetable oil extraction.

Wire Communications industries.

(4) Governmental Agencies and Institutions:

Sewers—sanitary and sewage disposal.
 Hospitals.
 Refuse collection and disposal.
 Communicable disease control.
 Alcan & Prince Rupert Highways.
 Public transportation facilities.
 Docks, wharves and terminals.
 Police and law enforcement agencies.
 Fire protection.
 Beacons, markers, and radio devices employed as aids to navigation.

SCHEDULE 4 TO ORDER No. P.O. 5**Preference Rating AA-2**(1) Distributors:

Any Class 3 Importer *to the extent* that he has received purchase orders specifying that the materials shown on the purchase orders are for use as maintenance, repair and operating supplies, and that such materials are for purposes of use described in paragraphs (2), (3) or (4) of this Schedule 4.

(NOTE: Maintenance, repair and operating supplies for purposes of use described by this Schedule 4 are classified in the Program Classification System (Priorities Officer's Order No. P.O. 4) under Code Number 22.)

(2) Manufacture of the following products:

Intermediate products:

Strapping, metal, round and flat (including seals).

Chemical products:

Dry cleaning preparations.

Soap, soap chips, flakes and powders.

General industrial equipment:

Boilers, below 100 lbs. pressure.

Bottling machines.

Dust collecting equipment, industrial.

Packaging machinery; including packaging machines, bag filling and closing machines, case packers and case sealing machines, wrapping machines.

Presses, baling.

Sewing machines, industrial.

Spraying equipment, industrial.

Vacuum cleaners, industrial.

Special industry machinery:

Automotive maintenance equipment.

Broom, brush and mop making machinery.

Cooperage machinery.

Cotton ginning and delinting machinery.

Distillery machinery (except beverage).

Food and food processing machinery and equipment, except food dehydration machinery.

Leather working machinery.

Metal container and closure making machinery.

Optical and ophthalmic goods making machinery.

Paper and fiber container making machinery.

Paper mill, pulp mill and paper products machinery.

Printing trades machinery and equipment.

Sewer cleaning machinery and equipment.

Textile machinery.

Water conditioning equipment.

Wooden boxmaking machinery.

Special industry machinery not elsewhere listed, excluding tobacco manufacturing machinery and equipment and cosmetics machinery.

Construction machinery and equipment:

Other construction machinery and equipment, not elsewhere listed.

Military type products:

Insignia, military.

Products for military use not elsewhere listed.

Electrical products:

Batteries, dry cells.

Bells, buzzers, chimes, gongs, horns and other sound signalling devices (electric).

Cases, flashlight.

Electric appliances, commercial and domestic, all types.

Lamp bulbs and tubes, except aircraft.

Lamps and lanterns.

Lighting equipment and accessories, airport and marine.

Lighting fixtures.

Street and highway traffic control signals and controllers.

Transportation equipment:

Wagons, carts, sleds, sleighs and other non-motorized vehicles.

Building materials:

Asphaltic building products.

Building mesh, metal.

Cement, Portland.

Concrete building products.

Doors and windows, metal.

Fence, posts and gates (wire).

Hardware, builders.

Moulding and trim, metal.

Plumbing fixtures, fittings and trim, and sanitary ware.

Radiators, convectors and blast heating coils.

Screen cloth, metal.

Sheet metal building products.

Weatherstripping.

Products for structural use not elsewhere listed.

Miscellaneous products:

Baby carriages.

Bag ties, metal.

Beds, bedsprings and mattresses.

Bells and gongs, non-electric.

Brooms, brushes, mops.

Burners, gas, oil and combination.

Caskets, coffins, burial cases and vaults.

Ceramic and clay products.

Church goods.

Clocks and watches, including chronometers, except aircraft.

Closures, all types.

Containers: all types except fiber drums, gas cylinders and tin containers, and nailed wooden boxes and crates.

Cork products.

Cutlery.

Dishwashing machinery.

Elevators and escalators.

Fans, ventilating (commercial).

Fire protection equipment, including portable and fixed fire extinguishers and systems other than carbon dioxide types; stirrup pumps; automatic sprinkler systems; fire hose, hose dryers, racks, reels and related products; and fire hydrant indicator posts and stand pipe equipment.

Fishing equipment, commercial.

Floor finishing and floor maintenance machines.

Food preparation and serving fixtures and equipment.
 Furniture.
 Glass Products; not elsewhere listed, excluding mirrors.
 Hairpins, bob pins and hair curlers.
 Hardware; saddle and luggage hardware, furniture and refrigerator hardware,
 mail receivers and boxes and other hardware not elsewhere listed.
 Hooks and eyes, slide and snap fasteners, buckles, buttons and miscellaneous
 apparel findings.
 Instruments, musical.
 Kitchen, household and other miscellaneous articles.
 Lamps and lanterns, non-electric.
 Laundry, dry cleaning and pressing machinery, commercial.
 Laundry machinery, domestic.
 Lawn mowers, hand and power.
 Leather and leather products.
 Loose leaf binders.
 Needles.
 Office machinery.
 Office supplies, including marking devices.
 Ophthalmic goods.
 Pens and pencils.
 Phonographs, parts, records and needles.
 Pins, common and safety.
 Projection apparatus.
 Pulp and paper and paper products.
 Razors and blades.
 Rope.
 Scales and balances, industrial and commercial.
 Sewing machines.
 Textiles and clothing.
 Time stamps and recording devices.
 Tools, farm and garden, edge and hand.
 Traps and cages, animal.
 Unit heaters and unit ventilators.
 Vitreous enameled products.
 Wood products.
 Products for military, industrial and structural use not elsewhere listed.

(3) Conduct of the Following Businesses or Activities:

Aeronautics training (civilian).
 Cotton ginning and compressing.
 Construction.
 Engraving on metal.
 Hemp, flax and similar fibre decortication.
 Motion picture production.
 Printing and publishing, including blue-printing and allied reproduction.
 Radio communication.
 Radio broadcasting.
 Refrigeration (commercial) other than food.
 Scrap salvage, sorting and processing.
 Solid fuel distribution and marketing, except retail.
 Warehousing, metal.
 Warehousing, public.

(4) Governmental Agencies and Institutions:

Streets and highways providing immediate access to military or war production
 facilities, and the strategic network and its extensions into and through
 municipalities.
 Federal highways.
 Provincial highways, together with their extensions into and through municipalities
 and arterial streets and highways.

Airports and flight strips.
 Dams, levees and revetments.
 Canals—waterways.
 Flood control facilities.
 Storm sewers.
 Public dispensaries, clinics and health stations, governmentally-owned or operated not for profit.
 Penal institutions including prison industries.
 Mine safety.
 Printing and publishing.
 Royal Canadian Mint.
 Department of Public Printing and Stationery.
 Processing, warehousing, distribution, preparation, serving and inspection of food by Governmental agencies only.
 Over-all administration including staff services, such as fiscal, procurement, personnel, etc., by Governmental agencies only.
 Repairs made necessary by reason of any breakdown of plumbing, heating, electrical wiring or equipment, or elevator service in any building or to provide against imminent breakdown of any such facilities by Governmental agencies only.
 Educational institutions.

SCHEDULE 5 TO ORDER No. P.O. 5

Preference Rating AA-5

(1) Distributors:

Any Class 3 Importer to *the extent* that the has received purchase orders specifying that the materials shown on the purchase orders are for use as maintenance, repair and operating supplies, and that such materials are for purposes of use described in paragraphs (2), (3) or (4) of this Schedule 5.

(NOTE: Maintenance, repair and operating supplies for purposes of use described by this Schedule 5 are classified in the Program Classification System (Priorities Officer's Order No. P.O. 4) under Code Number 23.)

(2) Manufacture of any product not listed in paragraph (2) of Schedule 3 or 4 to Order No. P.O. 5.

• (3) Persons engaged in any business or activity, not listed in paragraph (3) of Schedule 3 or 4 to Order No. P.O. 5., except mining, quarrying, milling, smelting and refining of non-strategic metals and minerals.

(4) Governmental agencies and institutions not listed in paragraph (4) of Schedule 3 or 4 to Order No. P.O. 5.

VOLUME II, No. 12



June 28, 1943

CANADIAN WAR ORDERS AND REGULATIONS 1943

Published under authority of Order in Council P.C. 10793 of
26th November, 1942.

STATUTORY ORDERS AND REGULATIONS DIVISION
PRIVY COUNCIL OFFICE

OTTAWA
EDMOND CLOUTIER
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1943

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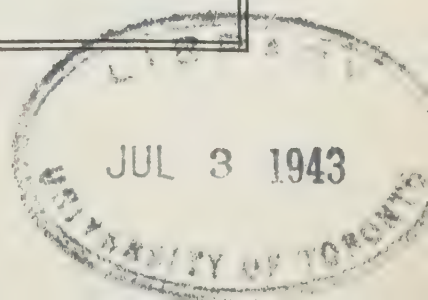


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ERRATA—

- Vol. II No. 9—Part I—Orders in Council—P.C. 4362, Page 480—"Fuelwood Order No. 34 dated September 12, 1942" should read "Fuelwood Order No. 36" and "Fuelwood Order No. 18 dated November 18, 1942" should read "Fuelwood Order No. 53".
Section 3 "Powers of the Wood Fuel Controller" subsection (e) first line—after "producing" insert "wood fuel".
Sub-section (f) second line insert "dealt in by or to any person" before "either generally".
- Vol. II No. 11—Part I—Orders in Council—P.C. 4738, page 637, second to the last paragraph—"effective November 1, 1942, " *not* "1943".

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ERRATA—

- Vol. II No. 11, Part II—Miscellaneous Administrative Orders:
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ERRATA:—

- Vol. II No. 11—Administrator's Order A-753—Schedule "B" page 691—in each of the squares in the 3rd column of the schedule the following should be added "☐ cooking privileges in this room or other part of the house": "☐ furniture"

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PART I
Orders in Council

Order in Council appointing Christopher Grant, Public Administrator
for the Yukon Territory

P.C. 4607

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 15th day of June, 1943.

PRESENT :

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL :

Whereas the Minister of Mines and Resources reports that Charles E. McLeod, Esquire, one of His Majesty's counsel, learned in the law, the Public Administrator for the Yukon Territory, has tendered his resignation as Public Administrator and proposes forthwith to quit the Yukon Territory;

That provision for the appointment of a Public Administrator for the Yukon Territory is made by section 23 of the Yukon Act, being Chapter 215 of the Revised Statutes of Canada, 1927, which provides, *inter alia*, that the Governor in Council may appoint a fit and proper person, being a barrister or advocate of at least five years' standing at the bar of any of the provinces of Canada, to be public administrator and official guardian in and for the Territory under the name of "Public Administrator", and to hold office during pleasure;

That the said section 23 of the Yukon Act further provides, *inter alia*, that before entering upon his duties, the Public Administrator shall take such oath of office and furnish such security for the faithful and proper performance of the duties of his office as are from time to time prescribed by the Governor in Council, and that the work and operation of the office of Public Administrator and his dealings and accounts in connection with estates or property coming into his hands by virtue of his office, shall be subject to inspection, examination and audit by the Auditor General of Canada, or by any officer deputed by him for that purpose; and

That owing to the present emergency the office of Public Administrator should not be allowed to remain vacant and that a successor should forthwith be appointed,

And whereas the Minister further reports that no barrister or advocate of at least five years' standing at the bar of any of the provinces of Canada, or any barrister or advocate, appears to be available;

That, in his opinion, Christopher Grant, Esquire, of Dawson, Yukon Territory, a Clerk, Grade 4, in the office of the Controller of the Yukon Territory, at Dawson, although not a barrister or advocate, is a fit and proper person to be Public Administrator in and for the Yukon Territory; and

That the Auditor General has been informed and he makes no objection to the appointment of Christopher Grant, Esquire, as Public Administrator for the Yukon Territory.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Mines and Resources, is pleased to accept and doth hereby accept the resignation of Charles E. McLeod, Esquire, as Public Administrator for the Yukon Territory as of and from the first day of June, 1943.

His Excellency in Council, on the same recommendation and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is further pleased to order, that the provision of subsection (1) of section 23 of the Yukon Act, being Chapter 250 of the Revised Statutes of Canada, 1927, providing that a person to be appointed public administrator and official guardian in and for the Yukon Territory shall be a barrister or advocate of at least five years' standing at the bar of

any of the provinces of Canada, be and it is hereby suspended for the period of the duration of the war and six months after a proclamation declaring that the war no longer exists.

His Excellency in Council, on the recommendation of the Minister of Mines and Resources and under the above cited authority, is further pleased to appoint and doth hereby appoint, Christopher Grant, Esquire, public administrator and official guardian in and for the Yukon Territory under the name of "Public Administrator" to hold office during pleasure.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending National Selective Service Civilian Regulations—control re employment of male persons, sixteen, seventeen and eighteen years of age.

P.C. 4860

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 17th day of June, 1943

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Labour reports that it is necessary for the efficient use of Canada's manpower in the war effort to make provision in the National Selective Service Civilian Regulations to obtain further control over the employment of male persons, sixteen, seventeen and eighteen years of age, in order that they may be directed into high priority employment;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, concurred in by the National Selective Service Advisory Board, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, and the National Resources Mobilization Act, 1940, is pleased to amend the National Selective Service Civilian Regulations (Order in Council P.C. 246, dated January 19, 1943 as amended), and they are hereby further amended as follows:—

"Section 210, Subsection (1), is revoked and the following is substituted therefor:

"210. (1) The Minister may by Order forbid any employer, or group, or class of employers, to retain in employment after a specified date any person, or group, or class of persons, to whom the National Selective Service Mobilization Regulations apply and who belong to an age class, or part of an age class which has been designated for the purpose of the said Regulations, and any male person who has attained his sixteenth birthday and has not attained his nineteenth birthday, without obtaining a permit in prescribed form from a Selective Service Officer or may require any employer, or group, or class of employers, to terminate at such time and in such manner as he may specify the employment of any such person, or group, or class of such persons."

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending the National Selective Service Civilian Regulations—employment in the cutting of fuel wood and in fishing and fish processing.

P.C. 4861

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 17th day of June, 1943

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Labour reports that there is a serious manpower shortage in the cutting of fuel wood and in fishing and fish processing, and that special arrangements must be made to furnish the requisite labour for these essential purposes.

Now therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, and under authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, and the National Resources Mobilization Act, 1940, is pleased to amend the National Selective Service Civilian Regulations (Order in Council P.C. 246, dated January 19, 1943, as amended) and they are hereby further amended by adding thereto the following new Section 210B immediately after Section 210A:—

"210B (1) A National Selective Service Officer may, in accordance with principles and directions set out in instructions given by the Minister, by order in writing, direct any male person who has attained his sixteenth birthday but has not attained his sixty-fifth birthday to accept and enter specified employment in the cutting of fuel wood, or specified employment in fishing or fish processing, at the expiration of seven days after the date of such direction, if the person is employed at the date of such direction, or immediately, if the person is not employed at the date of such direction;

(2) If a person who is directed to enter specified employment pursuant to Subsection (1) of this Section is employed at the date of such direction, the Selective Service Officer shall notify the employer of such person that his employment shall be terminated at the expiration of seven days, and the employer shall not retain such person in employment after the expiration of the said seven days.

(3) Where a person is directed to take specified employment pursuant to this section, Subsections (3), (5) and (6) of Section 209 and Subsections (3), (4) and (5) of Section 210 shall apply *mutatis mutandis* as if enacted in this section."

A. D. P. HEENEY,

Clerk of the Privy Council.

Order in Council amending the National Selective Service Civilian Regulations—persons to be retained in the teaching profession.

P.C. 4862

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 17th day of June, 1943

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Labour reports that it is necessary for the efficient use of Canada's manpower in the war effort to make provision in the National Selective Service Civilian Regulations to retain in the teaching profession any person presently engaged as a teacher in a school, college or university which, in the opinion of the Minister, is not carried on for gain;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, concurred in by the National Selective Service Advisory Board, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, and the National Resources Mobilization Act, 1940, is pleased to amend the National Selective Service Civilian Regulations (Order in Council P.C. 246, dated January 19, 1943, as amended), and they are hereby further amended as follows:—

1. Section 2 is amended by adding the following paragraphs after paragraph (u) thereof:

“(v) ‘teacher’ means any person who teaches or instructs in a school, college, or university which, in the opinion of the Minister, is not carried on for gain.”

“(w) ‘person employed as a teacher’ means a person who was wholly or mainly employed or occupied for a period of not less than one week during the month of April, nineteen hundred and forty-three, as a teacher in a school, college, or university, which, in the opinion of the Minister, is not carried on for gain.”

2. The following section 207A is added immediately following section 207:—

“207A (1) No person employed as a teacher shall enter or remain during any day in employment outside teaching except

(a) active service in His Majesty’s Canadian Armed Forces, or

(b) employment in agriculture, or

(c) part-time employment which is subsidiary to employment as a teacher,

unless he has first obtained from the National Selective Service Officer a permit in prescribed form to enter or remain in such employment.

“(2) No person shall take a person employed as a teacher into employment outside teaching, or retain during any day a person employed as a teacher in employment outside teaching except

(a) active service in His Majesty’s Canadian Armed Forces, or

(b) employment in agriculture, or

(c) part-time employment which is subsidiary to employment as a teacher,

unless such person presents to him a permit obtained from a National Selective Service Officer in prescribed form to accept or remain in such employment.

“(3) The National Selective Service Officer on request may, in accordance with principles and directions set out in instructions given by the Minister, furnish a permit to a person employed as a teacher to enter or remain in employment outside teaching and insert therein restrictions as to

(a) the place where employment may be obtained thereunder;

(b) the employment which may be obtained or retained thereunder;

(c) the nature of the employment which may be obtained thereunder; or

(d) the duration of the employment which may be obtained or retained thereunder.

“(4) The National Selective Service Officer on request may, in accordance with principles and directions set out in instructions given by the Minister, furnish a permit to a person employed as a teacher to enter or remain in employment outside teaching during ordinary normal vacation periods at a time when such persons are not required for teaching duties and may insert therein restrictions as to

(a) the place where employment may be obtained thereunder;

(b) the employment which may be obtained or retained thereunder;

(c) the nature of the employment which may be obtained thereunder; or

(d) the duration of the employment which may be obtained or retained thereunder.

"(5) The National Selective Service Officer may, at any time, in accordance with principles and directions set out in instructions given by the Minister,

(a) cancel a permit furnished under this section by notice in writing to the employer and employee effective upon or after the expiration of seven days from the day such notice is mailed; or

(b) extend the period of employment fixed by such a permit.

"(6) No person shall retain a person employed as a teacher in his employment during any day if the permit pursuant to which he took the person employed as a teacher into his employment, or retained him in his employment, has been cancelled pursuant to this section or during any day after the period of employment fixed thereby expires.

"(7) No person employed as a teacher shall remain in any employment during any day if the permit pursuant to which he entered such employment, or remained in such employment, has been cancelled pursuant to this section or during any day after the period of employment authorized thereby expires."

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council authorizing the Minister of Finance to lease properties in Toronto

P.C. 4892

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 17th day of June, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Finance reports that as a result of the influx of population since the commencement of the present war into the Toronto district in the Province of Ontario, there exists an acute shortage of housing accommodation in the said district;

That there are available in the said district large dwelling houses capable of being subdivided into multiple dwellings, thus creating additional housing units at a minimum cost; and

That it is expedient and necessary for the relief of the housing situation in the said district and for the furtherance of the war effort that His Majesty the King in right of Canada lease suitable buildings from their owners and convert the same into multiple housing units to be sublet to suitable tenants;

Therefore His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, is pleased to order and doth hereby order as follows,—

1. The Minister of Finance (hereinafter called "the Minister") on behalf of His Majesty the King is hereby authorized to acquire by way of lease from the owners thereof not more than fifty suitable buildings located in the Toronto district in the Province of Ontario, for the purpose of converting the said buildings into multiple housing units;
2. The terms of the lease of each of the buildings shall be for a period of five years, with the privilege of the Minister renewing the said leases for a further period of three years, but subject to the proviso that the said Minister may at any time cancel the said lease upon thirty days' notice;
3. The total monthly rental payable by the Minister for any of the buildings so leased shall not exceed in each case one per centum of the appraised value of the property before conversion plus one-twelfth of the increase in annual municipal real estate taxes occasioned by the conversion of the said property;

4. The Minister may enter into contracts for rebuilding, remodelling, reconditioning, rehabilitating, converting, changing or altering the buildings, provided that the average estimated cost of construction for units created in any one building shall not exceed the sum of \$1,500 per unit, and provided that the total amount of the liability of the Minister under all such contracts shall not exceed \$250,000;
5. The said contracts shall be either for a stipulated sum or upon the cost plus a fixed fee basis;
6. The Minister may employ such appraisers, architects, builders and other assistants as are necessary to implement this Order and may purchase or rent all equipment and accommodation necessary to carry out the provisions of this Order;
7. The Minister may sublet to suitable tenants at reasonable rentals the housing units so created in the buildings, provided that the term of any sub-lease granted by the Minister shall not exceed a period of one year, and provided further that the sub-lease shall be subject to the right of cancellation by the Minister as is contained in the lease by which the Minister is seised of the building;
8. The rentals received by the Minister from the tenant of the housing units shall be deposited in the Consolidated Revenue Fund;
9. Upon the expiration or the cancellation of the leases the said buildings shall be returned by the Minister to the owners in their then existing condition;
10. All rents for the said buildings and all costs and expenses incurred in carrying out the provisions of this Order shall be paid out of moneys appropriated by Parliament to carry out measures deemed necessary in consequence of the existence of a state of war;
11. The Director of Housing may, on behalf of the Minister of Finance and in accordance with the foregoing provisions, sublet the housing units created pursuant to this Order and may execute on behalf of the said Minister all sub-leases to lessees of the said housing units.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council appointing Wilfrid Gagnon Controller of the
 Morton Engineering and Dry Dock Company Limited and
 George T. Davie & Sons Limited

P.C. 4893

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 15th day of June, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Munitions and Supply represents:—

That Morton Engineering and Dry Dock Company Limited and George T. Davie and Sons Limited (hereinafter sometimes referred to as the "Companies") are engaged in the construction of naval vessels for His Majesty in shipbuilding plants operated by the said Companies at the City of Quebec and at Lauzon, in the Province of Quebec, respectively;

That the current naval shipbuilding program of the Department of Munitions and Supply calls for a substantial increase in the construction of naval vessels for war purposes;

That to effect such increase it is necessary that full utilization be made of existing supplies of materials and components and that the work presently being carried out by the two Companies hereinbefore mentioned should be more fully-co-ordinated each with the other and also with other naval construction work which is being carried out in the Quebec area;

That he is advised that a strike has been called in each of the said plants and that substantial numbers of employees of each of the two Companies have failed to report for work;

That it is advisable for the security, defence, peace, order and welfare of Canada and the efficient prosecution of the war that a Controller of the business, undertaking, affairs and operations of each of the plants hereinbefore mentioned should be appointed; and

That in his opinion Wilfrid Gagnon, Esquire, of the City of Montreal, is a fit and proper person to act as such Controller and that the appointment of the said Wilfrid Gagnon as such Controller is in the public interest;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply, and under and by virtue of the powers conferred by the War Measures Act and The Department of Munitions and Supply Act, is pleased to order and doth hereby order:—

1. That Wilfrid Gagnon, Esquire, of the City of Montreal, be and he is hereby appointed Controller of the business, undertaking, affairs and operations of the shipbuilding plant now being operated by Morton Engineering and Dry Dock Company Limited at the City of Quebec and also Controller of the business, undertaking, affairs and operations of the shipbuilding plant now being operated by George T. Davie & Sons Limited at Lauzon, Quebec;

2. That the said Controller shall have the custody and control of the undertaking and all the property and assets of the said Companies in so far as the same relate to or are connected with the operations of the said plants respectively, and shall have the power and authority, in the name and on behalf of the said Companies, respectively, to manage, operate and carry on the business, undertaking, affairs and operations of the said plants and, without limiting the generality of the foregoing, the said Controller shall have power and authority, in the name or on behalf of the respective Companies,

- (a) to bring or defend any action, suit, or other legal proceeding, civil or criminal;
- (b) to draw, accept, make, endorse, discount, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments;
- (c) to borrow any sum or sums of money which, in the opinion of the said Controller, is or are required for the carrying on of the business operations and undertaking of the said plants or either of them and to give security therefor on any property and assets of the said Companies used for the purpose of or in connection with the operations of the said plants respectively;
- (d) to enter into contracts and execute deeds and other documents relating to the carrying on of the business and operations of the said plants and for such purposes to use, when necessary, the corporate seals of the respective Companies;
- (e) to exercise the powers, authorities and rights in respect of the operations of the said plants which but for the provisions of this order would have been exercisable by the boards of directors of the respective Companies;
- (f) to do and execute all such other things as are necessary, advisable or expedient for the management, operation and carrying on of the business, undertaking, affairs and operations of the said plants;

3. That the said Controller shall exercise the foregoing powers and authorities subject to such instructions and directions, if any, as the Minister of Munitions and Supply may from time to time see fit to give, provided, however, that all acts and things done by the said Controller hereunder shall, whether or not in contravention of such instructions or directions, be binding upon the respective Companies and all persons are invited to act accordingly;

4. That the said Controller shall have full power and authority to employ such assistants to assist him in carrying out his duties hereunder as the said Controller may deem advisable and to pay to such assistants such remuneration as the Controller shall consider to be fair and reasonable and such remuneration shall be a charge upon the operations of the said plants respectively;

5. That the said Controller shall continue to be Controller of the business, undertaking, affairs and operations of each of the said plants until his appointment as such is revoked by Order of the Governor in Council and the powers and authorities hereinbefore conferred upon the said Controller may be exercised at any time and from time to time until varied or revoked by similar Order;

6. That until revocation of the said Controller's appointment as aforesaid neither the boards of directors nor the shareholders of the respective Companies shall be entitled, directly or indirectly, to manage, operate or carry on or control or supervise the management, operation or carrying on of the business, undertaking, affairs and operations of the said plants respectively except as may be authorized or approved by the Controller;

7. That the said Controller and any person acting for or on behalf of or under the authority of the said Controller shall not be or become personally liable to any person (including the respective Companies and their respective creditors and/or shareholders) for anything done or omitted in the exercise or purported exercise of any power or authority from time to time vested in or conferred upon the said Controller;

8. That any person violating or interfering with the exercise by the said Controller of any of the powers, authorities and rights conferred upon the said Controller shall be liable upon summary conviction to a fine of not exceeding \$5,000 or imprisonment for a term not exceeding five (5) years or to both fine and imprisonment.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council exempting imports of fresh fruit and vegetables as described from various taxes.

P.C. 4894

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 15th day of June, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Finance reports that in addition to the customs duty on imports of fresh fruit and vegetables, which duty in former years amounted to approximately 3 million dollars annually, there is imposed and collected a war exchange tax of 10 per cent *ad valorem* and a 3 per cent special excise tax on imports from non-British Empire countries;

That almost 75 per cent of the total imports of fresh fruit and vegetables consists of fruit and that about one-half of the total imports of fresh fruit is comprised of oranges and bananas;

That an Order in Council, P.C. 11139, dated December 8, 1942, exempted imports of oranges from the war exchange tax of 10 per cent *ad valorem* and that Order in Council P.C. 11591, dated December 22, 1942, exempted imports of bananas from the war exchange tax of 10 per cent *ad valorem* and the special excise tax; and

That the Wartime Prices and Trade Board recommends that imports of potatoes, onions, green beans, cabbage, carrots, celery, lettuce, green peas, spinach, tomatoes, pineapples, grape fruit and lemons be exempt from the war exchange tax of 10 per cent *ad valorem* and the special excise tax of 3 per cent in order to reduce the landed cost of these essential food products.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and it is hereby ordered that imports of the fresh fruit and vegetables described hereunder shall be exempt from the war exchange tax of 10 per cent *ad valorem* and the special tax of 3 per cent, effective June 15, 1943:

<i>Tariff Item No.</i>	<i>Goods</i>
83	Potatoes, as hereunder defined:— (a) In their natural state.
84	Onions, in their natural state, including onions grown with tops, shallots, and onion sets.
ex 87	Vegetables, fresh, in their natural state:— (b) Beans, green (d) Cabbage (e) Carrots (g) Celery (i) Lettuce (k) Peas, green (m) Spinach (n) Tomatoes
97	Plantains, pineapples, pomegranates, guavas and mangoes.
100	Grape fruit, when imported from the place of growth by ship, direct to a Canadian port.
100a	Grape fruit, n.o.p.
101a	Lemons.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council exempting imports of antimony and regulus of antimony from various taxes

P.C. 4916

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 17th day of June, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Finance reports that imports of antimony, or regulus of, not ground, pulverized or otherwise manufactured are exempt from duties of customs regardless of the country of origin;

That the 10 per cent war exchange tax applies to imports of antimony, or regulus of, not ground, pulverized or otherwise manufactured from countries the products of which are subject to Intermediate or General Tariff treatment;

That the 3 per cent special excise tax applies to imports of antimony, or regulus of, not ground, pulverized or otherwise manufactured from countries the products of which are subject to General Tariff treatment;

That in order to conserve essential labour it has been deemed advisable to discontinue the production of antimony in Canada; and

That the Metals Controller recommends that imports of antimony, or regulus of, not ground, pulverized or otherwise manufactured be exempt from the war exchange tax of 10 per cent *ad valorem* and the 3 per cent special excise tax;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and doth hereby order

that imports of "antimony, or regulus of, not ground, pulverized or otherwise manufactured", as specified in Tariff Item 330, be exempt from the war exchange tax of 10 per cent *ad valorem* and the special excise tax of 3 per cent, effective June 1, 1943.

A. D. P. HEENEY,
Clerk of the Privy Council.

**Order in Council authorizing the sale of Wheat grown prior to 1942
at the new and higher prices (P.C. 5572, July 31,
1942 revoked)**

P.C. 4922

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 17th day of June, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 1803 of March 9, 1942, regulations to carry out the 1942-43 wheat policy, including necessary and proper adjustment of the price of wheat stocks to the new and higher levels, were made;

And whereas Section 7, paragraph (e) of The Canadian Wheat Board Act has been amended to authorize The Canadian Wheat Board to pay such higher prices for wheat;

And whereas it was then considered desirable to make clear that such prices did not apply to wheat grown before the year 1942 and to provide penalties for sale of such wheat at the new and higher levels after the 31st day of July, 1942, and regulations were made by Order in Council P.C. 5572 of June 29, 1942 prohibiting under penalty the sale of such wheat as aforesaid except with special permission of the said Board;

And whereas it is now desirable and necessary that the sale of wheat grown prior to 1942 at the new and higher prices fixed by Section 7, paragraph (e) of The Canadian Wheat Board Act, be permitted after the 31st day of July, 1943;

And whereas the Minister of Trade and Commerce reports that it is therefore necessary that the regulations made by Order in Council P.C. 5572 of the 29th day of June, 1942, be revoked as of the 31st day of July, 1943.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Trade and Commerce, is pleased to revoke the regulations made by Order in Council P.C. 5572 dated June 29, 1942, and they are hereby revoked as of the 31st day of July, 1943, subject to the provisions of Section 19 of the Interpretation Act.

A. D. P. HEENEY,
Clerk of the Privy Council.

**Order in Council respecting Customs duties and/or taxes on goods
re Contracts with Department of Munitions and Supply**

P.C. 4955

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 17th day of June, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 1/3233 of 19th April, 1943, as amended by Order in Council P.C. 4616 of the 7th June, 1943, it is provided in effect that all contractors will be required to pay customs duties and/or taxes on goods entered at customs for consumption or delivered by Canadian suppliers on and after April 1, 1943 for the completion of contracts which had been negotiated on the basis of

duty free and exemption from taxes and that the Minister of Munitions and Supply may adjust the said contracts by increasing the contract prices to the extent of the duties and/or taxes paid by the contractor;

And whereas the Minister of Munitions and Supply reports that in his opinion, having regard to the large number of such contracts outstanding, it is not feasible specifically to amend each such contract to increase the contract price payable thereunder to include duties and/or taxes as aforesaid and that he is of the opinion that it is expedient and desirable that general authority should be granted to pay such duties and/or taxes as contemplated by Order in Council P.C. 1/3233, as amended, without specifically adjusting or amending the contract prices provided for in the individual contracts; and

That the term "taxes" where used herein include sales and excise taxes.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply, and under and by virtue of the powers conferred by the War Measures Act is pleased to order as follows:—

Authority is hereby granted to pay to contractors under contracts which were negotiated on the basis of duty free entry and/or exemption from taxes the amount of the duties and/or taxes (as established to the satisfaction of the Minister of Munitions and Supply or the authorized officers of the Department of Munitions and Supply) paid or payable by the contractor pursuant to the provisions of Order in Council P.C. 1/3233, as amended, and for which the contractor shall submit a claim or other evidence in a form acceptable to the said Minister (who may, if he deems it advisable, request the Department of National Revenue to furnish to the Department of Munitions and Supply certificates as to the amounts of duties and/or taxes properly payable to the contractor, after verification of his claim) and it shall not be necessary, as a condition to such payment, specifically to amend the provisions of any such contract.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council respecting increases in mail contracts due to war conditions

P.C. 4960

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 17th day of June, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Orders in Council P.C. 2311 of the 24th March, 1942, and P.C. 5833 of the 7th July, 1942, authority was given the Postmaster General to negotiate with contractors for the performance of mail services in the Dominion, who are operating under contracts not equitable from their standpoint in view of the changed conditions owing to the war;

And whereas the Postmaster General reports that the power thus granted involves the cancellation of each contract so dealt with and the carrying on of the service under a temporary arrangement to cover the period up to the termination of the War Measures Act, at which time tenders must be invited to place the contract arrangements on a regular basis;

That the action taken under the power granted by these Orders in Council shows that the rates negotiated represent a smaller percentage increase in operation costs than is shown in the cases of tenders invited, and is therefore economically sound;

That from the outset, and since this system has been in operation, many contractors who require increased remuneration to carry on the services have stated they would very much like to revert to their present contract terms after the war;

That the terms of the contracts which have been dealt with have been very favourable indeed from the standpoint of the Post Office Department, and possibly much more favourable than will be obtained immediately after the war; and

That, after careful study, it is considered that it would be decidedly advantageous to classify any increases granted under this authority as in the nature of wartime bonus, retain the original contracts in operation, and revert to the actual contract terms upon termination of the War Measures Act.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Postmaster General, is pleased to order and doth hereby order that whenever possible the contracts which have been dealt with or which may be dealt with be retained in full force and effect and that any increases granted under authority of said Orders in Council P.C. 2311 or P.C. 5833 be discontinued when the War Measures Act is rescinded.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council approving the payment of supplementary allowances, under War Veterans' Allowance Act, to widows

P.C. 1/5028

*Certified to be a true copy of a Minute of a Meeting of the Treasury Board,
approved by His Excellency the Governor General in Council, on the 21st June,
1943.*

The Board had under consideration a memorandum from the Honourable the Minister of Pensions and National Health reporting that:

"Whereas, under the provisions of the War Veterans' Allowance Act, Chapter 48 of the Statutes of Canada of 1930, as amended by Chapter 48 of the Statutes of 1936 and Chapter 16 of the Statutes of 1938, an allowance may be paid to a veteran, as defined therein, who on account of age, physical or mental disability or insufficiency and limited income, is unable to provide maintenance for himself and his dependents;

Whereas, Vote 205 of the Main Appropriation Act, 1943, provides, notwithstanding anything contained in the Consolidated Revenue and Audit Act, or in any other statute or law, for the payment out of Consolidated Revenue Fund of compassionate allowances awarded by the War Veterans' Allowance Board to widows of veterans of the Great War 1914-1918 who are in necessitous circumstances, at such rates, not exceeding however \$240 per annum (except in such exceptional cases as the War Veterans' Allowance Board may deem it proper to increase the amount to \$300 per annum) and in such circumstances and upon such terms as may be prescribed by the Governor in Council;

The undersigned has the honour to recommend, therefore, that under and by virtue of the War Measures Act, Chapter 206 of the Revised Statutes of Canada, 1927, and notwithstanding anything to the contrary contained in the War Veterans' Allowance Act, the following regulations be made and established:

REGULATIONS

1. The War Veterans' Allowance Board may award to the widow of a veteran, a compassionate allowance not exceeding \$240 per annum, (except in such exceptional cases where the Board may deem it proper to increase the amount to \$300), subject to the following conditions:—

- (a) that such widow has attained the age of fifty-five years or is so incapacitated by mental or physical disability as to be incapable and unlikely to become capable of earning a livelihood;
- (b) that such widow is in necessitous circumstances and sufficient funds are not available, or provided, for her maintenance from other sources;
- (c) that such widow has been resident in Canada for at least six months prior to the date of proposed commencement of the allowance: Provided that no payments may be continued during any period, in excess of thirty days, in which the beneficiary is absent from Canada;

- (d) that such widow is not in receipt of income of as much as three hundred and sixty-five dollars a year, aside from casual earnings not exceeding \$125 per year, and has not made any voluntary assignment or transfer of assets for the purpose of qualifying for an allowance;
- (e) that such widow was living with, and/or being maintained by her husband at the time of his death or up to a reasonable time previous thereto; provided that the Board may decide in its discretion whether such widow may be considered to qualify, having regard to all circumstances;
- (f) that the maximum award shall be \$240 a year; provided that the allowance and the income from other sources does not exceed \$365 a year, exclusive of casual earnings not exceeding \$125 per year;
- (g) that, in the discretion of the Board, the maximum award may be increased to an amount not exceeding \$300 a year if the widow has no other income, exclusive of casual earnings not exceeding \$125 per year, or in the opinion of the Board is incapable of augmenting her allowance by earnings, and would otherwise experience privation;
- (h) that awards may be authorized from date of application but may be paid, in the discretion of the Board, from a date not earlier than April first, 1943:
- (i) that awards shall be authorized on special application only, and every decision of the Board shall be final.

2. For the purpose of these regulations, 'veteran' means a veteran as described in sub-paragraphs (i) and (iii) of paragraph (j) of Section 2 of the War Veterans' Allowance Act.

3. The provisions of the War Veterans' Allowance Act, Chapter 48 of the Statutes of Canada 1930, shall apply *mutatis mutandis* in the case of compassionate allowances granted under these regulations except "when inconsistent therewith."

The Board concur in the above report and recommendation, and submit the same for favourable consideration.

A. D. P. HEENEY,
Clerk of the Privy Council.

PART II

Miscellaneous Administrative Orders

DEPARTMENT OF AGRICULTURE

Order No. 58

The Dairy Products Board hereby orders:—

That on and after the 1st day of July, 1943, no person may manufacture, in the provinces of Ontario and Quebec, any cheese known as "skim-milk cheese," which has been made from or by the use of milk commonly known as "skim-milk" or from milk from which any cream has been removed or from milk to which "skim-milk" has been added.

Made at Ottawa this 14th day of June, 1943.

J. F. SINGLETON,
Chairman.

DEPARTMENT OF NATIONAL DEFENCE

Naval Services

NAVAL ORDER 2840 CIGARETTES—ILLEGAL DISPOSAL

The Department of National Revenue have drawn attention to the fact that junior officers attached to sea-going vessels have been taking advantage of the duty free cigarette privilege by giving these cigarettes to their friends, mainly civilian, and to persons who are their guests in ward rooms. Reference is made to packages, especially 50's, and does not refer in any way to individual cigarettes passed to guests.

2. The Department of National Revenue state that some of these Officers bring sufficient quantities of these duty free cigarettes from the ships when proceeding on leave to distribute their surplus supply among their friends.

3. The Department of National Revenue make no accusation of any trafficking in these cigarettes for financial gain but state that the practice is definitely on the increase and point out that, if the condition continues, action will be taken which will drastically reduce the quantities of duty free cigarettes which would be available to these officers, and also point out that, by disposing of duty free cigarettes as above indicated, officers are making themselves and their friends liable to prosecution under the Excise Act.

4. All officers are to understand that duty free cigarettes are available on board sea-going ships as a concession to personnel serving therein and that in no sense is the privilege extended to their friends ashore. The practice of giving away duty free cigarettes ashore in Canada is to cease forthwith and appropriate action will be considered in any cases of infraction of this order.

By order,

R. A. PENNINGTON,
Secretary, Naval Board.
(N.S. 10-14-73)
June 12th, 1943.

PART III
 Wartime Prices and Trade Board
 (Finance)

Administrators' Orders

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-761

Respecting Used Domestic Radios

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

1. For the purposes of this Order,

- (a) "radio" means a domestic radio receiver of one or other of the following kinds, types or models:
 - (i) "mantel radio" being one designed and built for use on a mantel, table or stand;
 - (ii) "console radio" being one designed and built to stand directly on the floor or to be contained in a cabinet which stands on the floor;
 - (iii) "combination radio" being one which is a combination unit of radio receiver and of a turntable for the playing of phonograph records contained in a single cabinet, but a radio with merely an attachment for the playing of phonograph records is not to be deemed to be a combination radio;
- (b) "rebuilt radio" means a used radio in which all worn, defective, broken and missing parts, attachments and connections have been reworked, repaired and replaced, where necessary, and as so rebuilt is capable of performance substantially equivalent to that of the same radio when new;
- (c) "used radio" means a radio that has been in use or acquired for use for a period of six months or more since the time it was first sold when new.

2. (1) The maximum price, f.o.b. his nearest shipping point or delivered at any place within his customary free delivery area, at which a dealer in used radios may sell or offer to sell

- (a) a rebuilt radio of a kind, type or model named or described in Schedule "A" hereto; or
- (b) a used radio of a kind, type or model named or described in the said Schedule "A" which although not a rebuilt radio is in as good condition as a rebuilt radio and is capable of performance substantially equivalent to that of the same radio when new

shall be the price or as determined by the percentage of price, as the case may be, set forth in the said Schedule "A" for that rebuilt radio or used radio.

(2) On every sale by a dealer of a rebuilt radio or used radio referred to in this Section there is hereby imposed as a term or condition of the sale an implied warranty by the dealer as a part of the consideration on the transaction, as set forth in Schedule "B" hereto.

3. The maximum price, f.o.b. his shipping point or delivered at any place within his customary free delivery area at which a dealer in used radios may sell or offer to sell a used radio, other than one to which Section 2 is applicable, shall be fifty per centum (50%) of the maximum price at which a dealer may sell a rebuilt radio of the same kind, type or model.

4. (1) On and at the time of every sale by a dealer of a rebuilt radio or used radio he shall issue a sales invoice or receipt in duplicate whereon there shall be accurately set forth the name and complete address of the dealer, the name and complete address of the buyer, a detailed description of the radio sold according to its kind, type or model and whether it is a rebuilt radio, the serial number, if any, of the radio and the actual selling price.

(2) One copy of the said invoice or receipt shall be furnished to the buyer at or prior to the time of delivery of the radio sold and the remaining copy shall be retained and kept by the dealer at his place of business for a period of twelve months after the date of sale and the copy so retained shall be available at all times for inspection by any authorized representative of the Board.

6. The maximum price at which a dealer in radios or radio tubes may sell a used radio tube shall be twenty-five per centum (25%) of the highest lawful price at which such tube, new, is selling at retail in the locality in which the used tube is sold.

7. The provisions of this Order shall be subject to such written exemption as the Administrator of Used Goods may grant, upon application to him, in individual cases of undue hardship or other special circumstances.

8. This Order shall be effective on and after the 18th day of June, 1943.

Dated at Ottawa, this 9th day of June, 1943.

S. GODFREY,
Administrator of Used Goods.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE "A"

to Administrator's Order No. A-761

PRICE SCHEDULE FOR USED ELECTRIC RADIOS.

Mantel radio previous to 1934 (Standard Wave)	\$ 29.00
Console radio previous to 1934 (Standard Wave)	29.00
Mantel radio, 1934 to 1937	
(Standard Wave) (Note: Police bands not considered as short wave)	
5 tubes	25.00
6 to 7 tubes	30.00
8 tubes and up	35.00
Console radio, 1934 to 1937	
(Standard Wave)	
5 tubes	35.00
6 to 7 tubes	40.00
8 tubes and up	45.00
Mantel radio, 1934 to 1937	
(Long and Short Wave)	
5 tubes	30.00
6 to 7 tubes	35.00
8 tubes and up	40.00
Console radio, 1934 to 1937	
(Long and Short Wave, without push button tuning)	
5 tubes	\$ 45.00
6 to 7 tubes	55.00
8 tubes and up	65.00

Mantel radio, 1938 to 1939

(Long & Short Wave)

A.C. & D.C. sets	17.50
A.C. Midgets with transformers	22.50
<i>Without push-buttons With push-buttons</i>	
5 tubes	\$ 35.00 \$ 40.00
6 to 7 tubes	40.00 45.00
8 tubes and up	45.00 50.00

Console radio, 1938 to 1939

(Long & Short Wave)

5 tubes	54.00 59.00
6 to 7 tubes	64.00 69.00
8 tubes and up	79.00 89.00

Mantel radio, 1940, 1941, and 1942

(Standard, Long & Short Wave)

With a list price below \$30.00	90%	} of original list price
" " " " from \$30-45	85%	
" " " " " \$46-70	80%	
" " " " " \$71 and up	75%	

Console radio, 1940, 1941 and 1942

(Standard, Long & Short Wave)

With a list price below \$100	80%	} of original list price
" " " " from \$101-\$160	75%	
" " " " " \$161 and up	70%	

Combination radio, up to and including 1933\$ 60.00

Combination radio, 1934 to 1937

Original list price up to \$300\$ 125.00

" " " from \$301 and up—not to exceed 50% of
original list price.

Combination radio, 1938 to 1939

Not to exceed 60% of original list price.

Combination radio, 1940, 1941 and 1942

With list price up to \$100	90%	} of original list price
" " " from \$101 to \$175	85%	
" " " " \$176 and up	75%	

SCHEDULE "B"

to Administrator's Order No. A-761

Implied Warranty applying to Rebuilt Radios and Used Radios referred to in
Section 2 of this Order (See subsection 2 of Section 2)

Implied warranty that:

- (a) the radio is capable of performance substantially equivalent to that of the same radio when new;
- (b) forthwith upon demand and at his own cost and expense the dealer will repair the radio and replace all worn, defective, broken and missing parts, attachments and connections as may be necessary to its due performance, except repairs and replacements occasioned by improper use or from want of proper care on the part of the buyer;
- (c) the warranty shall be effective from the date of delivery of the radio to the buyer
 - (i) if the maximum selling price be \$50.00 or less, for the period of thirty days; or
 - (ii) if the maximum selling price be more than \$50.00, for the period of ninety days; and
- (d) the warranty shall be binding on the dealer, his heirs, executors and administrators or successors and shall enure to the benefit of the buyer, his heirs, executors, administrators or successors and assigns.
- (e) any action on or arising out of the warranty by or on behalf of the buyer, or his heirs, executors, administrators, successors or assigns, shall be commenced within six months after the time when the cause of action arose.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-767

Respecting Elevators

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:

1. For the purposes of this Order,

(a) "elevator" means hoisting and lowering mechanism equipped with a car or platform which moves in guides in a substantially vertical direction and includes an hydraulic, electric or hand power elevator, dumb waiter, home-lift, and an electrically operated passenger lifting device appurtenant to a stationary stairway.

2. This Order shall not apply to a mine materials hoist or to a portable hoist.

3. No person shall manufacture an elevator or a part, equipment or accessory for an elevator and no person shall place an order for the manufacture of an elevator or a part, equipment or accessory for an elevator unless

(a) in a case where a licence from the Controller of Construction is a prerequisite, the licence has first been obtained and the purchase order bears the licence number and a copy of the purchase order is first filed with the Administrator of Plant, Steam Railway and Shipbuilding Machinery, Equipment and Supplies; or

(b) in a case where the said licence is not required, a copy of the purchase order is first filed with the said Administrator and his approval thereof has been given in writing.

4. Section 3 shall not apply to an order for or the manufacture of an elevator or a part, equipment or accessory for an elevator in the following mentioned cases:

(a) by one manufacturer to the order of another manufacturer or of a dealer;

(b) a part, equipment or accessory for installation in an elevator required for purposes of alteration only and not for maintenance or repair, if the order is for an aggregate value not exceeding \$25.00;

(c) a part, equipment or accessory for maintenance or repair only of an existing elevator if the order is for an aggregate value not exceeding \$500.00; and

(d) a part, equipment or accessory for emergency repair only of an existing elevator necessary by reason of actual breakdown or suspension of operation from non-repair.

5. (1) No person who manufactures elevators or parts, equipment or accessories for elevators shall in the manufacture of

(a) a hoistway door, car door or gate, car or landing threshold, face plate of operating or signal fixtures or of a part for any of them use non-ferrous metal, stainless steel or alloy steel; or

(b) a hanger cover plate, fascia, passenger cab (not including door or gate), freight elevator side guard or car gate or of a part for any of them use non-ferrous metal or steel.

(2) Subsection 1 shall not apply to the parts referred to therein if the same are manufactured from metal fabricated prior to the date of this Order to an extent that its use for any other purpose would be impractical.

(3) Clause (b) of subsection 1 of this Section shall not apply to essential hardware, including metal fastenings, reinforcing angle and plates, gate guides and shoes, recess panels, interlocks, pulleys, gate counter-weights and car light fixtures.

6. Sections 3 and 5 shall not apply to prohibit or affect completion of manufacture of an elevator or of a part, equipment or accessory for an elevator which at the date of this Order was in process of manufacture.

7. This Order shall be effective on and after the 17th day of June, 1943.

Dated at Ottawa, this 12th day of June, 1943.

HUGH CROMBIE,
*Administrator of Plant, Steam Railway and
Shipbuilding Machinery, Equipment
and Supplies.*

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-773

Respecting the Sale, Delivery and Use of Feathers and Down

PURSUANT to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:

1. For the purposes of this Order,

- (a) "processor" means a person who washes, sterilizes and grades feathers and down;
- (b) "process" means washing, sterilizing and grading feathers and down.

2. This Order shall apply to new or used goose, duck, chicken and turkey feathers and down, other than feathers and down forming a component part of any article or goods.

3. No person who in the ordinary course of business whether as a poultry farmer, a dealer in poultry or feathers or otherwise, acquires or obtains in any year more than 25 pounds of feathers or down shall unless he has obtained the written permission of the Administrator of Upholstered and Metal Furniture and Bedding destroy or render unfit for use any of the said feathers or down.

4. No person, other than a processor or a person who uses feathers or down in the manufacture of goods for sale, shall keep or have in his possession for any period greater than ten days

- (a) more than one hundred pounds of down or of duck feathers or of goose feathers, respectively, provided that the total combined weight shall not exceed two hundred and fifty pounds;
- (b) more than five hundred pounds total combined weight of chicken and turkey feathers.

5. (1) No person shall process goose or duck feathers or down unless he has received a licence therefor from the said Administrator or otherwise pursuant to the provisions of this Order.

(2) The persons named in the Schedule hereto shall be deemed to be licensed as processors for the purposes of this Order.

(3) Every licensed processor shall, in grading goose or duck feathers and down, separate therefrom and keep separate the down, fine body feathers and breast feathers thereof.

6. A licensed processor shall not sell or deliver any processed goose or duck fine body feathers, breast feathers or down to any person other than a manufacturer who files with such processor a written statement to the effect that the said products are required by the manufacturer for use in the manufacture of sleeping bags, pillows or other goods to the order of

- (a) the Department of Munitions and Supply;
- (b) the Department of National Defence (Naval Services);
- (c) the Department of National Defence (Army);
- (d) the Department of National Defence (Air Services);
- (e) the Department of Pensions and National Health;
- (f) a hospital which for the purposes of the Special War Revenue Act is certified by the Department of Pensions and National Health as a public hospital; or
- (g) Wartime Merchant Shipping Limited.

7. No manufacturer shall except with the written permission* of the said Administrator use any goose or duck fine body feathers, breast feathers or down in the manufacture of any goods other than sleeping bags, pillows and other goods which are manufactured to the order of a department, a hospital or the corporation named or referred to in Section 6.

8. The maximum price per pound at which a processor may sell or offer to sell a kind or grade of processed goose or duck feathers or down shall be the price set forth for that kind or grade in the said Schedule.

9. Every person who, in the manufacture by him of goods, uses processed goose or duck feathers or down shall within ten days from the effective date of this Order file with the said Administrator a statement in writing showing separately the quantity by weight of each kind and grade of goose and duck feathers and down which he had on hand on the date of this Order and the quantity thereof required for use in the manufacture of goods to the order or orders given on or before the said last mentioned date by a department, hospital or the corporation named or referred to in Section 6.

10. The provisions of this Order shall be subject to such written exemption as the said Administrator, upon application to him, may grant in any individual case of undue hardship or other special circumstances.

11. This Order shall be effective on and after the 21st day of June, 1943.

Dated at Ottawa, this 18th day of June, 1943.

A. C. GUTHRIE,
*Administrator of Upholstered and Metal
Furniture and Bedding.*

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER NO. A-773

Processors Referred to in Section 5

Canada Feather Inc.....	Montreal, P.Q.
Simmons Limited.....	Montreal, P.Q.
Canada Comforter Co. Ltd.....	Toronto, Ont.
A. J. Flynn Bedding Co., Ltd.....	Toronto, Ont.
Geo. H. Hees Son & Co., Ltd.....	Toronto, Ont.
Maple Leaf Feather & Down Co.....	Toronto, Ont.
Sleepmaster Limited.....	Toronto, Ont.
Toronto Feather & Down Co. Ltd.....	Toronto, Ont.
Way Sagless Spring Co., Ltd.....	Swansea, Ont.
Globe Bedding Co., Ltd.....	Winnipeg, Man.
Canadian Bedding Co. Ltd.....	Edmonton, Alta.
Restmore Mfg. Co., Ltd.....	Vancouver, B.C.

**MAXIMUM PRICE PER POUND OF GOOSE OR DUCK FEATHERS OR
DOWN, F.O.B. PROCESSOR'S PLANT**

New goose down (washed and sterilized).....	\$4.00
New duck down (washed and sterilized).....	3.50
New goose or duck fine body or breast feathers (washed and sterilized)	2.00
Used goose or duck down (washed and sterilized).....	3.00
Used goose or duck fine body or breast feathers (washed and sterilized)	1.75
*Medium grade goose or duck feathers (washed and sterilized).....	1.50
*Crushed goose or duck feathers or quills (washed and sterilized)....	.80

* For sale to manufacturers of goods for domestic use.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-774

Respecting Men's and Boys' Fur Felt and Wool Felt Hats and Hoods

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board, as follows:—

Administrator's Order No. A-154 is hereby revoked and the following substituted therefor:

1. For the purposes of this Order, unless the context otherwise requires, "hat" means a man's or boy's hat or hat body made of fur felt or wool felt.
2. No person shall manufacture more than 50 styles of hats, and for the purposes of this section variation of colour shall not be deemed to be variation of style.
3. No person shall manufacture
 - (a) fur felt hats or hat bodies in more than 12 colours including black, provided that nothing contained in this clause shall prohibit the manufacture of hats of any colour from bodies on hand at the effective date of this Order;
 - (b) wool felt hats or hat bodies in more than 11 colours including black;
 - (c) hats of the style known as "homburg".
4. No person shall, in the manufacture of hats, use
 - (a) other than plain lining;
 - (b) welt edges;
 - (c) piping, pleating, pliofilm or cellophane tips;
 - (d) plate printing on sides or tips;
 - (e) leather in excess of the amount required to make a sweat band $1\frac{7}{8}$ inches wide;
 - (f) fur felt or wool felt to make a brim more than $2\frac{3}{4}$ inches wide, provided that this clause shall not apply to cowboy or western type hats;
 - (g) other than even binding;
 - (h) extra stitching on the brim of bound edge hats;
 - (i) any stitching on the brim of raw edge hats;
 - (j) stitching on the crown, except in lieu of a ribbon.
5. No person who manufactures hats shall
 - (a) package less than 6 such hats in a container;
 - (b) package such hats except in an unwrapped and uncoloured cardboard container;
 - (c) use on such container a label larger than 10" x 10".
6. (1) No manufacturer of hats shall print or emboss
 - (a) on the sweat band of a hat any name or design other than to emboss his own name or brand;
 - (b) on the sweat band, tip sticker or lining of a hat any name or design not used by him prior to the effective date of this Order.

(2) Subject to the provisions of clause (b) of subsection 1 of this Section, a manufacturer may use on the tip sticker or lining of a hat the name or brand of a retailer or wholesaler.

7. (1) Every person who manufactures hats shall file with the Administrator of Men's and Boys' Furnishings within 10 days from the effective date of this Order a statement in writing showing the colours which he proposes to use as permitted by clauses (a) and (b) of Section 3.

(2) The said Administrator may approve in writing in whole or in part the statement so filed with or without variation and thereafter the person who filed the statement shall not manufacture hats in colours other than those so approved.

8. No person shall charge a wholesaler or retailer for any of the following services or features in the manufacture of hats an amount in excess of the amount shown after each respective service or feature as follows:—

- (a) for any special order for quantities of less than 6 hats of a quality, colour and style, when manufactured to order, not more than 35 cents per hat;
- (b) for bindings up to and including 6 ligne, \$1.00 per dozen, for all qualities;
- (c) for bindings over 6 ligne, \$1.50 per dozen, for all qualities;
- (d) for fancy bands, \$1.00 per dozen.

9. Every hat manufacturer shall file with the said Administrator a statement showing all bodies, trimmings and supplies on hand or on order at the effective date hereof, the use of which is prohibited by this Order; and may apply to the Administrator for written permission to use such bodies, trimmings and supplies and upon receipt of such permission may use said bodies, trimmings and supplies.

10. The provisions of this Order shall be subject to such written exemptions as the Administrator of Men's and Boys' Furnishings may grant, upon application to him, in individual cases of undue hardship or other special circumstances.

11. This Order shall be effective on and after the 22nd day of June, 1943.

Dated at Ottawa, this 18th day of June, 1943.

J. D. C. FORSYTH,
Administrator of Men's and Boys' Furnishings.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-776

Respecting Maximum Prices of Aggregate Gravel in the Greater Winnipeg Area

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

1. For the purposes of this Order,

- (a) "aggregate gravel" means crusher run gravel including sand 1½" minus.
- (b) "the greater Winnipeg area" means the cities of Winnipeg and St. Boniface, the municipalities of St. Vital, St. James, West Kildonan, East Kildonan and Fort Garry, the town of Tuxedo and the Village of Brooklands.

2. The maximum price at which a person may sell or offer to sell aggregate gravel delivered in the greater Winnipeg area shall be

- (a) when delivered in quantities of or over 3 cubic yards
 - (i) during every calendar period April 15th to October 31st (both inclusive), \$2 per cubic yard;
 - (ii) during every calendar period November 1st to April 14th (both inclusive), \$2.25 per cubic yard;
- (b) when delivered in quantities of less than 3 cubic yards, \$2.50 per cubic yard.

3. This Order shall be effective on and after the 25th day of June, 1943.

Dated at Ottawa, this 21st day of June, 1943.

R. S. MORRIS,
Administrator of Construction Products.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-777

Respecting Knitted Lingerie

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

1. For the purposes of this Order,
 - (a) "knitted lingerie" means knitted rayon undergarments for women and children;
 - (b) "style" means a distinctive model of the basic type having a definite cut, structure and finish;
 - (c) "plain fabric" means fabrics knit with plain stitch and without pattern or design;
 - (d) "run-resist fabric" means fabrics knit in such a way as to have resistance to runs but being without pattern or design;
 - (e) "fancy fabric" means fabrics having a pattern or design created in the knitting process.
2. No person shall on or after August 1, 1943, manufacture knitted lingerie,
 - (a) except in the basic types named in column 1 of the Schedule hereto;
 - (b) in a greater number of styles in any basic type than the number shown opposite such basic type in column 2 of the said Schedule.
3. (1) No person shall manufacture any kinds of knitted rayon lingerie fabrics except,
 - (a) one circular knit plain;
 - (b) one circular knit run-resist;
 - (c) one circular knit fancy;
 - (d) one tricot warp knit plain;
 - (e) one tricot warp knit fancy.
 (2) No person shall manufacture any kind of knitted rayon lingerie fabric named in subsection (1) of this Section in more than two weights.
4. (1) No person shall on or after August 1, 1943, use in the manufacture of women's knitted lingerie any kind of fabric other than those named in Section 3 or more than two weights of any kind.
 (2) No person shall on or after August 1, 1943, use in the manufacture of children's knitted lingerie any kind of fabric other than,
 - (a) one weight of circular knit plain;
 - (b) one weight of circular knit run-resist;
 - (c) one weight of tricot warp knit plain;
 provided that a manufacturer of garments who makes both women's and children's knitted lingerie shall not use in the manufacture of children's knitted lingerie any

other weight of any kind of fabric than he uses in the manufacture of women's knitted lingerie as provided in subsection (1) of this Section.

5. (1) Every manufacturer of knitted lingerie shall submit to the Administrator of Knit Goods, within thirty days from the effective date of this Order, sample cuttings of the fabrics which he proposes to use and samples of the complete range of garments which he proposes to manufacture.

(2) The said Administrator may approve in writing the samples of fabrics and garments so submitted by such manufacturer and thereafter such manufacturer shall not, except with the written permission of the said Administrator, use any fabrics or manufacture any garments other than those so approved.

6. The provisions of this Order shall be subject to such written exemptions as the Administrator of Knit Goods, upon application to him, may grant in individual cases of undue hardship or other special circumstances.

7. This Order shall be effective on and after the 25th day of June, 1943.

Dated at Ottawa this 21st day of June, 1943.

H. G. SMITH,
Administrator of Knit Goods.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-777

Column 1 Basic Types	Column 2 Number of Styles Irrespective of Fabrics
(a) <i>Women's</i>	
Bloomer, rib knee or band knee.....	2 untrimmed
Regular pantie.....	2 untrimmed
Brief pantie.....	2 untrimmed
Open pantie.....	3 trimmed and 1 untrimmed
Opera Vest.....	2 untrimmed
Built-up-shoulder vest.....	2 untrimmed
Slip	3 trimmed or untrimmed
Nightgown	6 trimmed or untrimmed
(b) <i>Children's (ages 2 to 16)</i>	
Training pantie.....	2 untrimmed
Band knee pantie.....	2 untrimmed
Built-up-shoulder vest.....	1 untrimmed
Combination	1 untrimmed

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-778

Respecting Sterling Silver Emblems

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

1. For the purposes of this Order,
 - (a) "base metal emblem" means an emblem of which all the metal parts, including its findings, are made of base metal;
 - (b) "emblem" means a badge, button, pin or other insignia made of metal designed for wear by a person to identify or designate him as a member of or associated with a class, group, club, society, association, organization or undertaking;
 - (c) "finding" means a joint, catch, clip, pin or post used in the manufacture or assembly of an emblem;

- (d) "sterling silver" means silver (Ag.) containing 925 parts per thousand pure silver;
- (e) "sterling silver emblem" means an emblem of which all metal parts or all of them except its findings are made of sterling silver.

2. The maximum price at which a person who manufactures or assembles a sterling silver emblem not identical with an emblem manufactured or assembled by him prior to the effective date of this Order may sell or offer to sell the same to a wholesaler, retailer or consumer shall be the sum of the following,

- (a) the amount of the highest lawful price at which during the basic period, September 15 to October 11, 1941, both inclusive, he sold to that wholesaler, that retailer or that consumer or to that class of wholesaler, retailer or consumer, as the case may be, a base metal emblem substantially similar in appearance, durability and serviceability; and
- (b) (i) in the case of a sterling silver emblem of a gross finished weight of twenty-four grains Troy or less, five cents; or
- (ii) in the case of a sterling silver emblem of a gross finished weight in excess of twenty-four grains Troy, five cents plus one-fifth cent for each grain Troy or fraction thereof by which the weight of the emblem exceeds twenty-four grains Troy.

3. The maximum price at which a person, other than a manufacturer or assembler, who sells emblems at wholesale may sell or offer to sell to a retailer or consumer a sterling silver emblem not identical with an emblem sold or offered for sale by him prior to the effective date of this Order, shall be the sum of the following,

- (a) the actual price paid by him for that emblem, but not in any event exceeding his supplier's lawful maximum selling price; and
- (b) a markup (percentage of his selling price) not greater than the markup (percentage of his selling price) used by him in establishing his selling price for base metal emblems, substantially similar in appearance, durability and serviceability sold by him during the said basic period to that retailer or that consumer or that class of retailer or consumer, as the case may be.

4. The maximum price at which a person, other than a manufacturer, assembler or wholesaler, who sells emblems at retail may sell or offer to sell to a consumer a sterling silver emblem not identical with an emblem sold or offered for sale by him prior to the effective date of this Order shall be the sum of the following,

- (a) the actual price paid by him for that emblem, but not in any event exceeding his supplier's lawful maximum selling price; and
- (b) a markup (percentage of his selling price) not greater than the markup (percentage of his selling price) used by him in establishing his selling price for base metal emblems, substantially similar in appearance, durability and serviceability, sold by him during the said basic period to that consumer or that class of consumer.

5. This Order shall be effective on and after the 25th day of June, 1943.

Dated at Ottawa, this 21st day of June, 1943.

H. H. LEVY,
Administrator of Jewellery.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-779

Respecting Maximum Prices of Canned Rhubarb

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of the Board as follows:—

1. For the purposes of this Order,
 - (a) "canner" means any person producing canned rhubarb for sale;
 - (b) "wholesale distributor" means any person, other than a canner, who sells canned rhubarb otherwise than at retail.

PART I—SALES BY CANNERS

2. The maximum price f.o.b. seller's factory, not including sales tax, at which a canner may sell or offer to sell to any class of customer canned rhubarb, packed in a container of a capacity set forth hereunder shall, according to the density of syrup in which it is packed, be as follows:—

Capacity of Container (In Fluid Ounces)	Maximum Price Per Dozen Containers (in dollars)	
	Syrup	Syrup
	40% Sugar	65% Sugar
105	5.00	5.35
28	1.45	1.55
20	1.05	1.13

PART II—SALES BY WHOLESALE DISTRIBUTORS

3. (1) The maximum price at which a wholesale distributor may sell or offer to sell to any class of customer canned rhubarb packed in a container of a capacity set forth in Section 2, shall be the sum of the following:—
 - (a) the actual price paid by him for the product, but not exceeding the maximum price for the same, according to the capacity of container and density of syrup in which it is packed, fixed by Section 2;
 - (b) sales tax and transportation charges actually paid by him for transporting the product to his warehouse from the canner's factory; and
 - (c) a markup (percentage of cost) not greater than the markup (percentage of cost) normally used by the wholesale distributor in pricing that product during the basic period from September 15 to October 11, 1941, both inclusive, or if that product was not sold by him during the said basic period, not greater than the markup (percentage of cost) normally used by him during the said basic period in pricing a substantially similar product, provided, however, that such markup shall not in any event exceed ten per centum (10%) of his selling price of the product.
- (2) The price at which a wholesale distributor sells pursuant to subsection (1) shall be the delivered price on sales to a buyer within the customary free delivery zone of the wholesale distributor.

PART III—SALES BY RETAILERS

4. The maximum price at which any person other than a canner or wholesale distributor may sell or offer to sell at retail canned rhubarb packed in a container of a capacity set forth in Section 2, shall be the sum of the following:—
 - (a) the actual price paid by him for the product but not exceeding the maximum price therefor according to the capacity of container and density of syrup in which it is packed that may be charged by his supplier under the provisions of this Order;
 - (b) sales tax and actual transportation charges where and to the extent that the same or either of them are paid by him and are not included in such actual price; and
 - (c) a markup (percentage of cost) not greater than the markup (percentage of cost) normally used by him in pricing that product during the said basic period or, if that product was not sold by him during the said basic period, not greater

than the markup (percentage of cost) normally used by him during the said basic period in pricing a substantially similar product, provided, however, that such markup shall not in any event exceed twenty-five per centum (25%) of his selling price of the product.

PART IV—RECORDS OF SALES AND PURCHASES

5. Every wholesale distributor and every person selling canned rhubarb at retail shall immediately upon receipt by him of any canned rhubarb purchased by him prepare and keep a written record in which there shall be separately detailed for each wholesale and retail place of business operated by him the name and complete address of his supplier, the date of purchase, the quantity purchased in each size of container, the density of syrup in which the product is packed and the price paid.

6. (1) Every canner and every wholesale distributor shall on every sale and concurrently with delivery to the buyer furnish him with an invoice showing the date of sale, the name and complete address of the seller and the buyer, the density of syrup in which the product is packed, the size of containers and the quantity and price of the canned rhubarb purchased by the buyer.

(2) Every canner and every wholesale distributor shall retain a copy of each invoice furnished by him pursuant to subsection (1) of this Section.

7. (1) The retention by any person of an invoice furnished by his supplier pursuant to Section 6, available for inspection as in subsection (2) of this Section provided, shall in respect of the particulars actually set forth in the invoice be a sufficient compliance to that extent with the provisions of Section 5.

(2) Every record and invoice required by this Order to be prepared, kept, furnished or retained, shall be made available for inspection by any authorized representative of the Board at all times for twelve months from the date of the transaction to which it relates.

8. Every person who sells canned rhubarb at retail shall upon request of the buyer furnish him with an invoice or sales slip showing the date of sale, the seller's name and address, the capacity of container, density of syrup and price paid by the buyer.

PART V—GENERAL PROVISIONS

9. Any commission, charge, fee, reward, bonus, premium, concession or other payment or consideration whatsoever in money or money's worth claimed, stipulated for, taken, received, exacted, promised, offered, given or paid, directly or indirectly, by or to any person in connection with or arising out of a sale, purchase or transaction in canned rhubarb shall be and form part of the price at which the canned rhubarb is sold or bought.

10. No canner shall sell or offer to sell canned rhubarb packed in a container of a capacity set forth in Section 2, other than at a price f.o.b. his factory; provided, that at the request of a buyer, the canner may prepay the freight charges to the buyer's receiving point if he shows such charges as a separate item on his invoice for the canned rhubarb.

11. Where the maximum price as fixed by this Order on a sale at retail of canned rhubarb includes a fraction of a cent in addition to a whole number of cents, such maximum price shall be reduced to the nearest cent if the fraction is less than one-half cent, and if the fraction be one-half cent or more the maximum price may be increased to the next higher cent.

12. This Order shall be effective on and after the 25th day of June, 1943.

Dated at Ottawa, this 21st day of June, 1943.

F. D. MATHERS,
Administrator of Processed Fruits and Vegetables.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-780

Respecting Jewellery

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

1. Schedule "A" to Administrator's Order No. A-507 is hereby amended by deleting therefrom the following items:

"Rings—Men's coloured stone
Rings—Men's initial"

2. Schedule "A" to Administrator's Order No. A-507 is hereby further amended by deleting therefrom the item "Pins, except collar, scholastic, hospital and class" and substituting therefor the following item "Pins, except collar pins".

3. The said Schedule "A" to Administrator's Order No. A-507 is hereby further amended by adding thereto immediately after the item "Dummy lockets" the following item, namely,

"Emblems, other than badges, buttons, pins or other insignia designed for wear by a person to identify or designate him as a member of or associated with a class, group, club, society, association, organization, or undertaking".

4. Schedule "A" to Administrator's Order No. A-507 is further amended by deleting the words "price cups" and by substituting therefor the words "prize cups".

5. This Order shall be effective on and after the 25th day of June, 1943.

Dated at Ottawa, this 21st day of June, 1943.

H. H. LEVY,
Administrator of Jewellery.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

PART V

Export Permit Branch (Trade and Commerce)

Export Permit Branch Order No. 72

OTTAWA, June 18, 1943.

By virtue of the power conferred upon me by Order in Council P.C. 2448 of April 8, 1941, Paragraph 2 and Paragraph 4, as amended by Order in Council P.C. 5084 of July 8, 1941, the undersigned hereby orders as follows:—

1. That Regulation 7 of the Export Permit Regulations of March 15, 1943, as established by Export Permit Branch Order No. 65 of March 10, 1943, be rescinded and the following substituted therefor:

Regulation 7:

Export permits shall not be required for shipments of \$25 or less in value to Newfoundland, except for the following commodities or except as otherwise provided in the Export Permit Regulations:

Tea	Other edible food products
Coffee	Rubber and rubber products
Coconut	Tin alloys
Sugar and glucose	

2. That this Order come into force and have effect on and after July 1, 1943.

JAS. A. MacKINNON,
Minister of Trade and Commerce.

VOLUME II—No. 13



July 5, 1943

CANADIAN WAR ORDERS AND REGULATIONS 1943

Published under authority of Order in Council P.C. 10793
of 26th November, 1942

STATUTORY ORDERS AND REGULATIONS DIVISION
PRIVY COUNCIL OFFICE

OTTAWA
EDMOND CLOUTIER
PRINTER TO THE KING'S MOST EXCELLENT MAJESTY
1943

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PART I

Orders in Council

Order in Council prohibiting export, except under permit, of hardwoods, fence posts, etc.

P.C. 5100

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 24th day of June, 1943

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas, by Order in Council of October 4, 1941, P.C. 7674, the exportation from Canada of certain articles is prohibited, except under permit issued by or on behalf of the Minister of Trade and Commerce;

And whereas the Minister of Trade and Commerce reports that the Wartime Industries Control Board has recommended that, in order to control effectively the distribution of logs and lumber produced in Canada, the exportation of hardwoods and certain other wood products be similarly prohibited except under permit;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Trade and Commerce and under and by virtue of the power vested in the Governor General in Council by Section 290 of the Customs Act (Section 10, Chapter 24 of the Statutes of 1937) and by the War Measures Act (Chapter 206 R.S.C. 1927), is pleased to order as follows:—

1. The exportation of the following commodities is hereby prohibited except under permit issued by or on behalf of the Minister of Trade and Commerce:

Group 4—Wood, Wood Products and Paper

Hardwoods, n.o.p.: Logs, sawed or hewn timber, boards, planks and scantlings.

Fence posts.

Railway ties.

Box shooks.

Laths.

2. Schedule One of the said Order in Council (P.C. 7674 of October 4, 1941) is hereby amended by the addition thereto of the above commodities.

3. This Order shall come into force and have effect on and after the twenty-eighth day of June, 1943.

A. D. P. HEENEY,

Clerk of the Privy Council.

Order in Council providing for the use of lighter tin plate for containers for certain food products.

P.C. 5110

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 24th day of JUNE, 1943.

PRESENT:

HIS EXCELLENCY,

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Pensions and National Health reports that the Metals
* Controller of the Department of Munitions and Supply has drawn to the attention of

the Department of Pensions and National Health the necessity for conserving stocks of tin and has requested the continued cooperation of the Department of Pensions and National Health in view of the fact that a very substantial proportion of the tin used on this continent is consumed in the canned goods industry;

And whereas the specifications for tin plate established by regulations under Order in Council of 26th August, 1941 (P.C. 6554) require a coating of tin in some cases decidedly in excess of that now employed in American factories, and tin plate with a lighter coating of tin is now being used in the United States of America in such cases, on instructions from the War Production Board at Washington;

And whereas in view of the emergency caused by the War it is necessary to make provision for the use of lighter tin plate in Canadian industry whenever possible in order to conserve existing stocks of tin;

And whereas the present practice in the United States indicates that a substantial saving of tin may be effected by the food canning industry if a percentage of the steel plate used is coated with a lighter weight of tin and by using, in part, for certain commodities an approved chemically treated steel plate;

And whereas the Minister of Pensions and National Health further reports that in the opinion of officers of the Department of Pensions and National Health it is deemed advisable, as a wartime measure, that provision be made for the use of plate more lightly coated with tin whether imported or manufactured in Canada, for the purpose of making containers for certain food products, and to provide in some cases for the use of approved chemically treated steel plate.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Pensions and National Health, is pleased to revoke and doth hereby revoke the said regulations made by Order in Council P.C. 6554, dated 26th August, 1941.

His Excellency in Council, on the same recommendation and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is further pleased to order and doth hereby order that, notwithstanding anything contained in subsection 7 of Part B of Section 1 of Division 1 of the Regulations under the Food and Drugs Act or anything contained in any other regulation or statute, all metal containers used in canning foods shall be manufactured from cold process plate carrying not less than the minimum figure specified in the following schedule in pounds of tin per base box distributed over the surfaces as uniformly as is possible in commercial practice:—

<i>Fruits</i>	<i>Can Materials</i>	
	<i>Body</i>	<i>Ends</i>
Apricots	1.25	1.25
Peaches	1.25	1.25
Pears	1.25	1.25
Plums	1.50	1.50
Berries	1.50	1.50
Cherries	1.50	1.50
Rhubarb	1.50	1.50
Crabapples	1.25	1.25
<i>Vegetables</i>		
Beans, green, wax or lima	1.25	0.50
Corn, cream style brine	1.25	Chemically treated steel
Corn, whole kernel, vacuum pack	1.25	Chemically treated steel
Peas, fresh green	1.25	Chemically treated steel
Tomatoes	1.25	1.25
Tomato catsup	1.25	0.50
Tomato juice	1.25	0.50
Tomato paste	1.25	0.50
Tomato pulp and puree	1.25	0.50
Asparagus	1.25	0.50

	<i>Can Materials</i>	
	<i>Body</i>	<i>Ends</i>
Pumpkin and squash	1·25	0·50
Spinach and Greens	1·25	0·50
Soups, condensed	1·25	0·50
<i>Fish (including Shellfish and Crustaceans)</i>		
Herring	1·25	1·25
Salmon	1·25	0·50
Pilchards	1·25	1·25
Mackerel	1·25	0·50
Tuna	1·25	0·50
Clams	1·25	0·50
Haddies, including Cod, Pollock, Hake and Cusk	1·25	0·50
Crabs	1·25	0·50
Lobster	1·25	1·25
Lobster Tomale	1·25	1·25
Oysters	1·25	0·50
Quahaugs	1·25	0·50
Fish Paste	1·25	1·25
<i>Meats</i>		
Roast Beef	1·25	Chemically treated steel
Beefsteak with Mushrooms, Kidneys and Onions	1·25	0·50
Meat Balls	1·25	Chemically treated steel
Spiced Ham	1·25	0·50
Spiced Pork	1·25	0·50
Ham Loaf	1·25	Chemically treated steel
Pork Loaf	1·25	Chemically treated steel
Luncheon Meat.....	1·25	Chemically treated steel
Meat Loaf	1·25	Chemically treated steel
Pork Lunch Tongues	1·25	Chemically treated steel
Ox Tongues	1·25	Chemically treated steel
Stews, boiled dinners and hashes	1·25	0·50
Meat Sandwich spreads and Potted Meats	1·25	Chemically treated steel
Boneless Chicken	1·25	Chemically treated steel
<i>Dairy Products</i>		
Milk, sweetened condensed	1·25	1·25
Milk, evaporated	1·25	1·25
Whole Milk Powder	1·25	1·25
Baby Foods.....	1·50	1·50

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending the National Selective Service Civilian Regulations—Mobilization and employment of longshoremen at Eastern Canadian Ports

P.C. 5160

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 25th day of June, 1943.

PRESENT:

HIS EXCELLENCY,
THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Labour reports that an emergency situation exists in the loading and unloading of ships at Eastern Canadian ports, particularly the Port of Halifax;

That the efficient and prompt loading and unloading of ships at those ports is essential to the war effort; and

That for the duration of the emergency it is vital to the National interest to mobilize and employ in stevedoring work all men who are experienced and skilled in this work.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, made after consultation with the Controller of Loading Operations appointed pursuant to Order in Council P.C. 3511 of April 30, 1942, and under authority of the War Measures Act, Chapter 206 of the Revised Statutes of Canada, 1927, and the National Resources Mobilization Act, 1940, is pleased to amend the National Selective Service Civilian Regulations (Order in Council P.C. 246, dated January 19, 1943), as amended, and they are hereby further amended by adding thereto the following Section 210C immediately after Section 210B:—

210C (1) (a) In this section "ex-longshoreman" means any person who has worked as a longshoreman for an aggregate period of not less than twelve months since December 31, 1938, or any person who holds, or has held at any time since that date, a temporary or permanent membership card in any Local or any Longshoremen's Association in Nova Scotia and New Brunswick.

(b) For the purposes of these Regulations, the Controller of Loading Operations of the Port of Halifax, and such person as the Minister may designate in respect of any other port in Nova Scotia or New Brunswick, shall be deemed to be the employer of any person employed or engaged in the occupation of longshoring in such port since April 30, 1943, and any person whose name has been registered in the Central Despatch Agency for longshore work at the Port of Halifax, or such agency or place as may be established or designated at any other port in Nova Scotia or New Brunswick, since that date, shall be deemed to be employed or engaged in the occupation of longshoring.

(2) A Selective Service Officer may, in accordance with principles and directions set out in instructions given by the Minister, by order in writing, direct any person to whom the National Selective Service Mobilization Regulations apply and who belongs to an age class or part of an age class which has been designated for the purpose of the said Regulations and who, after examination, has been found unfit for military training, or who is a conscientious objector within the meaning of the said Regulations, to give his present employer forthwith, notice of separation, pursuant to the provisions of Section 202 of these Regulations and may direct him to apply forthwith for specified employment as a longshoreman at the Port of Halifax, or such other port in Nova Scotia or New Brunswick as the Minister may prescribe, to accept such employment and to enter such employment forthwith upon the termination of his present employment and subsections three and six of section two hundred and nine shall apply *mutatis mutandis* as if enacted in this section and all of the provisions of this section regarding longshoremen shall apply to persons directed to employment pursuant to this paragraph.

(3) No person employed as or engaged in the occupation of longshoreman at the Port of Halifax, or such other ports in Nova Scotia and New Brunswick as the Minister may prescribe, shall terminate his employment without the written permission of a National Selective Service Officer.

(4) Subject to the provisions of Section 203 of these Regulations, no employer carrying on business at the Port of Halifax, or such other ports in Nova Scotia and New Brunswick as the Minister may prescribe, shall terminate the services of any longshoreman without the written permission of a Selective Service Officer.

(5) No person, whether or not an employer as defined in Paragraph (c) of Subsection (1) of Section 200 of these Regulations shall take any ex-longshoreman into employment in Nova Scotia or New Brunswick, whether or not such employment is as an employee under Paragraph (b) of Subsection (1) of Section 200 of these Regulations, unless such ex-longshoreman presents to him a permit from a Selective Service Officer to seek such employment.

(6) (a) Every employer in Nova Scotia and New Brunswick shall make every reasonable effort forthwith to advise his employees of the provisions of this section, by the posting of notice or otherwise, and to determine which of his employees are ex-longshoremen, by review of his personnel records and otherwise.

(b) On or before a day to be designated by the Minister every ex-longshoreman in Nova Scotia and New Brunswick, who is employed or engaged in any employment or occupation other than as a longshoreman shall report his experience as a longshoreman to his employer, and every such employer shall report in writing to a Selective Service Officer the names and addresses and experience as a longshoreman of those of his employees whom he has determined are ex-longshoremen or who have reported experience as longshoremen.

(c) After the day so designated no ex-longshoreman in Nova Scotia or New Brunswick shall continue in any other occupation or employment than as a longshoreman and no employer in Nova Scotia or New Brunswick shall retain any ex-longshoreman in any other employment than as a longshoreman without the written permission of a Selective Service Officer.

(7) (a) Notwithstanding the provisions of Paragraph (a) of Subsection (1) of Section 209 of these Regulations, a Selective Service Officer may, by order in writing, direct any ex-longshoreman to report for interview at a Local Office at any time.

(b) If an ex-longshoreman resides in a place from which the return fare to the nearest Employment and Selective Service Office is more than thirty cents, the Selective Service Officer shall arrange to have such ex-longshoreman report in writing.

(8) Unless the Selective Service Officer finds that any ex-longshoreman is not suitable for employment as a longshoreman, he shall, by order in writing, direct him to give to his present employer forthwith notice of separation, pursuant to the provisions of Section 202 of these Regulations, and shall direct him to apply forthwith for specified employment as a longshoreman, to accept such employment and to enter such employment, and Subsections (3) and (6) of Section 209 shall apply *mutatis mutandis* as if enacted in this Section.

(9) The provisions of this Section relating to ex-longshoremen shall come into effect upon a date to be designated by the Minister of Labour.

A. D. P. HEENEY,
Clerk of the Privy Council.

MINISTER'S ORDER

I, the undersigned, the Minister of Labour, by virtue of the authority vested in me by section Two Hundred and Ten C of the National Selective Service Civilian Regulations, Order in Council P.C. 246 of January 19, 1943, as such Regulations are amended by Order in Council P.C. 5160 of June 25, 1943, do hereby fix and designate the 15th day of July, 1943, as the date on which the provisions relating to ex-longshoremen of the said section Two Hundred and Ten C of the National Selective

Service Civilian Regulations as made and established by the aforesaid Order in Council P.C. 5160 shall come into force and effect; and do hereby fix and designate the 21st day of July, 1943, as the day on or before which every ex-longshoreman in Nova Scotia and New Brunswick who is employed or engaged in any employment or occupation other than as a longshoreman shall report his experience as a longshoreman to his employer, pursuant to the provisions of paragraph (b) of subsection (6) of section 210 C of the National Selective Service Civilian Regulations as made and established by the aforesaid Order in Council.

Dated at Ottawa this 29th day of June, 1943.

HUMPHREY MITCHELL.

Minister of Labour.

Order in Council establishing the Stabilization of Longshore Labour (Halifax) Order

P.C. 5161

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 25th day of June, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Labour reports that an emergency situation exists in the loading and unloading of ships in the Port of Halifax, due in large measure to the lack of a constantly available supply of longshore labour adequate to the varying needs of the Port;

That the efficient and prompt loading and unloading of ships at that Port is essential to the war effort;

That for the duration of the war it is vital to the national interest to secure and maintain in the Port a total working force adequate to its needs at all times; and

That the intermittent and irregular employment available to longshore workers results in unpredictable and irregular earnings making it desirable to assure to them a fixed minimum weekly wage in return for their constant availability for loading and unloading operations.

Now therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to make and doth hereby make the following Order,—

ORDER

1. This Order may be cited as the *Stabilization of Longshore Labour (Halifax) Order*.

2. In this Order, unless the context otherwise requires,—

- (a) "company" or "employer" means a shipping or stevedoring company or firm engaged in loading or discharging ships by the use of longshore labour;
- (b) "Controller" means the Controller of Loading Operations appointed pursuant to Order in Council P.C. 3511 of April 30, 1942;
- (c) "deficiency pay" means the amount of money required to bring actual weekly earnings up to the level of the guaranteed weekly wage;
- (d) "guaranteed weekly wage" means a sum of money equivalent to the basic daytime rate for handling general cargo for forty-eight hours plus war bonus as fixed by the Working Agreement, plus cost of living bonus from time to time payable to longshoremen in the Port;

(e) "Port" means the Port of Halifax;

(f) "Working Agreement" means the Agreement currently in effect between the Shipping and Stevedoring Companies and the Local of the International Longshoremen's Association in the Port as to rates of pay, hours of work, and working conditions.

3. The Minister of Labour shall provide for and maintain in the Port a sufficient supply of men for longshore work to enable ship loading and unloading operations to be carried on with all possible speed upon day and night shift basis at all times.

4. In order to secure or maintain longshore labour at its proper level, the occupation of longshoring in the Port shall have the highest labour priority rating possible for this purpose.

5. In addition to longshoremen registered at and despatched to work by the Central Despatching Agency, the Minister shall establish a Longshoremen's Reserve Pool to whatever number may be required and shall make all necessary arrangements to provide appropriate living quarters and eating facilities at reasonable rates for the members thereof in the form of tents, cars or buildings, including equipment and staff, and shall place the maintenance, operation and administration of such quarters and facilities in charge of the Controller.

6. Longshoremen registered at the Despatching Agency as gang members or as surplus board men or as grain trimmers shall continue to be subject to the Despatching Regulations and to be despatched to work thereunder. Every man so registered shall be deemed to be in the employment of the Controller upon and for any day when he is not actually engaged in longshore work, and to be available, and required to report, for work at the regular despatching periods.

7. Whenever the Despatching Agency has on hand orders for men which it is unable to fill by the despatch of registered men, but not otherwise, it shall call upon men of the Reserve Pool to report to the jobs in question. Upon so reporting, such men shall be accepted by the employer as if despatched from the Surplus Board and shall be put to work and be paid in accordance with the Despatching Regulations and the Working Agreement.

8. Notwithstanding anything contained in the Wartime Wages Control Order, P.C. 5963 as amended, and until the Minister of Labour shall otherwise order, registered longshoremen and members of the Reserve Pool in good standing shall be qualified to receive the guaranteed weekly wage and shall be paid by the Controller the amount of deficiency pay, if any, properly payable in respect of each week; provided always that the right of any individual to receive the benefit of this section shall depend upon the observance of the principles set out in section 9.

9. (1) A member of a registered gang shall be qualified to receive the benefit of section 8 only if he has reported for work and has worked with his gang on all occasions when notified of work by the Agency, excepting only occasions when he has been unable to do so for a reason reported to the Chief Despatcher and accepted by him as satisfactory.

(2) A man registered on the Surplus Board or on any other despatching board established by the Agency shall be entitled to a credit towards the guaranteed weekly wage of three hours' pay for every regular despatching period at which he reported to the Agency for work but was not despatched; provided that he shall not receive the benefit of section 8 in any week in which he has refused a despatch to work or has failed to perform any work to which he was despatched.

(3) Every member of the Reserve Labour Pool shall be deemed to be in the employment of the Controller and to be available at all times for any kind of longshore labour to which he may be assigned and, in particular, must report for work daily at the regular despatching periods, at the Agency or at such other place as the Controller may fix, and perform for any employer to whom he is assigned any kind of longshore work required to be done. For the purpose of the guaranteed wage, he shall be governed by the provisions of subsection (2) of this section.

10. (1) Whenever the Controller does not require the services of Reserve Pool men for longshore work, he may release the whole or any number of them for a specified period from the obligation to report for and to perform longshore work.

(2) Reserve Pool men so released shall thereupon become available for, and shall perform, any work in the City of Halifax to which a National Selective Service Officer may direct them. They shall also be available for longshore work in any Port in the Maritime Provinces to which they may be directed by a National Selective Service Officer and while so engaged thereon shall receive the rates of pay and shall work under the working conditions applicable to longshoremen in that Port and shall receive such transportation expenses and living allowances as may be directed by a National Selective Service Officer.

(3) The amount of the earnings of Reserve Pool men at work to which they have been so directed shall be considered in computing the amount of deficiency pay, if any, payable to them in respect of the guaranteed weekly wage; but not the amount of any transportation expenses or living allowances received under subsection (2) of this section.

(4) A Reserve Pool man directed to work under this section shall not be entitled to the benefit of the guaranteed weekly wage or to receive any deficiency pay in any week in which he has failed to report for or to perform any work to which he has been directed under this section.

11. No registered longshoreman shall terminate his employment or abandon his occupation as a longshoreman, and no member of the Reserve Pool shall withdraw from same, without the written permission of a National Selective Service Officer given after consultation with the Controller.

12. The Controller shall increase or decrease the number of men enrolled in the Reserve Pool in accordance with the actual or contemplated labour requirements of the Port so as to maintain as far as possible a total working force reasonably proportionate to such requirements.

13. If the Minister of Labour deems it necessary to recover some part of the money expended in the payment of the guaranteed weekly wage herein provided for, he may levy an assessment upon the employers of longshore labour in the Port of Halifax, based upon the number of men despatched to them by the Controller, or upon the tonnage of cargo handled for them, or otherwise as he may direct. Any assessment so made shall be deemed to be properly chargeable by the employer against the ship in respect of which the work was done.

14. As soon as the Controller is satisfied that the total supply of longshore labour is sufficient for the purpose, he shall establish by written order under the authority of Order in Council P.C. 3511 of April 30, 1942, a system of regular day and night shifts, and shall assign registered gangs specifically to day or night work respectively for such periods as he deems fit. Upon the establishment of such a system of shifts, no man or gang employed on a job during the day shift shall be required to return to work after 6.00 p.m. the same day except with the permission of the Controller.

15. No registered longshoremen or member of the Reserve Pool shall be required to report for work or to perform any work if he has already worked fifty-four hours in that week.

16. Members of the Reserve Pool who are hereafter admitted to membership in the Halifax Longshoremen's Association shall thereupon be permitted to register at the Despatching Agency and shall then be governed by the Despatching Regulations and by the provisions of this Order applicable to registered longshoremen.

17. All costs, charges and expenses incurred by the Minister of Labour in the administration of this Order shall be paid out of the War Appropriation 1943-44, and an amount of One Hundred Thousand Dollars (\$100,000) therefrom shall be made immediately available for such purposes.

18. This Order shall be read together with Order in Council P.C. 3511 of April 30, 1942.

19. This Order shall come into effect on a date to be designated by the Minister of Labour.

A. D. P. HEENEY,
Clerk of the Privy Council.

MINISTER'S ORDER

I, the undersigned, the Minister of Labour, by virtue of the authority vested in me by Order in Council P.C. 5161, dated the 25th day of June, 1943, do hereby fix and designate the 1st day of August, 1943, as the date on which the Stabilization of Longshore Labour (Halifax) Order, as made and established by the aforesaid Order in Council, shall come into force and from which it shall be effective.

Dated at Ottawa this 29th day of June, 1943.

HUMPHREY MITCHELL.

Minister of Labour.

Order in Council exempting imports of glue from Customs duty, war exchange tax, etc.

P.C. 5198

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 29th day of JUNE, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Order in Council P.C. 5015, passed on the 15th day of June, 1942, exempted imports of animal glue from the customs duty of 17½ per cent and 2 cents per pound under the British Preferential Tariff and 25 per cent and 5 cents per pound under the Intermediate Tariff, during the period May 1, 1942 to December 31, 1942;

And whereas the said Order in Council also exempted animal glue, when imported from countries the products of which are entitled to Intermediate Tariff treatment, from the war exchange tax of 10 per cent ad valorem;

And whereas the provisions of Order in Council P.C. 5015 were extended for a further six month period by P.C. 11791, passed on December 31, 1942;

And whereas the Minister of Finance is of the opinion that the national interest would be best served in the present emergency if imports of glue, n.o.p., as specified in Tariff Item 232, when imported from countries the products of which are entitled to British Preferential or Intermediate Tariff treatment, were exempt from customs duty and war exchange tax;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and doth hereby order that imports of glue, n.o.p. (ex Tariff Item 232) be exempt from customs duty when originating in and imported from countries the products of which are entitled to British Preferential Tariff treatment and be exempt from customs duty and the war exchange tax of 10 per cent ad valorem when originating in and imported from countries the products of which are subject to Intermediate Tariff treatment, effective July 1, 1943.

A. D. P. HEENEY,

Clerk of the Privy Council.

Order in Council providing free entry of ethyl benzene

P.C. 5261

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 29th day of June, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas imports of styrene, one of the principal ingredients used in the manufacture of synthetic rubber of the buna-S type, are exempt from customs duty and war exchange tax, regardless of the country of origin;

And whereas ethyl benzine is one of the chief materials used in the manufacture of styrene;

And whereas ethyl benzine is admitted duty and tax free when originating in and imported from countries the products of which are entitled to British Preferential Tariff treatment but is subject to a customs duty of $17\frac{1}{2}$ per cent ad valorem and a war exchange tax of 10 per cent ad valorem when originating in and imported from the United States or any other foreign country the products of which are subject to Intermediate Tariff treatment;

And whereas Polymer Corporation Limited have been requested by the United States authorities to immediately undertake the production of styrene in Canada for export to the United States in order to alleviate the shortage of this material in that country;

And whereas the Minister of Finance reports that the combined production program of the United Nations would be best served in the present emergency by exempting imports of ethyl benzine from customs duty and the war exchange tax;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and doth hereby order that imports of ethyl benzine be accorded the tariff treatment hereunder indicated, effective June 15, 1943:

Ethyl benzine for use in Canadian manufactures—

British Preferential	Intermediate	General
Tariff	Tariff	Tariff
Free	Free	Free

(To be designated as Tariff Item 850.)

and that imports of ethyl benzine for use in Canadian manufactures be exempt from the war exchange tax of 10 per cent ad valorem, effective June 15, 1943.

A. D. P. HEENEY,

Clerk of the Privy Council.

PART II

Miscellaneous Administrative Orders
 DEPARTMENT OF LABOUR
 NATIONAL SELECTIVE SERVICE

Pursuant to Section 210 of the National Selective Service Civilian Regulations, the following Order is hereby made:—

COMPULSORY EMPLOYMENT ORDER No. 3

No employer engaged primarily in any of the activities specified below may retain in employment after July 15, 1943, any person to whom the National Selective Service Mobilization Regulations apply and who belongs to an age class, or part of an age class, which has been designated for the purpose of the said Regulations; or any male person who has attained his sixteenth birthday and has not attained his nineteenth birthday, without obtaining a permit in prescribed form from a Selective Service Officer:—

1. All wholesale activities, *except* the following classifications in wholesale trade:
 - Farm products, excluding tobacco.
 - Food products.
 - Hardware, lumber and building materials.
 - Plumbing, heating and ventilating supplies.
 - Electrical equipment for industrial use.
 - Machinery and equipment.
 - Gasoline, oils and greases.
 - Fuel and ice.
 - Farm supplies.
 - Metals, minerals and chemicals.
 - Paper and its products.
 - Books, newspapers, magazines and sheet music.
 - Watches, clocks, and timing instruments.
 - Leather and leather goods.
 - Scrap metal, junk and waste.
2. Raising of special livestock, such as race horses, and dogs, cats and other pets.
3. Flower growing.
4. Horticultural services, except tree surgery.
5. Leather currying, finishing, embossing and japanning.
6. Brewing.
7. Manufacturing:
 - (a) Fur goods.
 - (b) Robes and dressing gowns.
 - (c) Neckties and scarves.
 - (d) Curtains and draperies.
 - (e) Metal household furniture.
 - (f) Household furniture (except mattresses and bedsprings).
 - (g) Metal office furniture.
 - (h) Rattan and willow-wares.
 - (i) Cigar and fancy boxes (wood).
 - (j) Mirror and picture frames.
 - (k) Perfumes, cosmetics and other toilet preparations.
 - (l) Hand bags and small leather goods.

Dated at Ottawa, this 30th day of June, 1943.

The foregoing Order is hereby recommended.

(Sgd.) A. MACNAMARA,
Director, National Selective Service.

The foregoing Order is hereby made.

(Sgd.) HUMPHREY MITCHELL,
Minister of Labour.

DEPARTMENT OF NATIONAL DEFENCE FOR NAVAL SERVICES

NOMINATIONS TO COMMITTEES OF INVESTIGATION AND APPOINTMENTS TO BOARDS OF INQUIRY

MERCHANT SEAMEN ORDER, 1941

The following lists show the names of members of Committees of Investigation and Boards of Inquiry appointed by the Minister of Justice pursuant to the Merchant Seamen Order, 1941, as made and established by Order in Council P.C. 11397, dated 19th December, 1942. All former nominations and appointments have been revoked and the following nominations and appointments were made by the Minister of Justice under date of June 23rd, 1943.

COMMITTEES OF INVESTIGATION

*Officers of the Naval Forces of Canada representing the
Department of National Defence for Naval Services.*

The following officers are listed alphabetically and not in order of rank or present location. All such officers are eligible to act on Committees of Investigation under the Merchant Seamen Order at any port or place in Canada.

Naval Control Service Officers should identify from the list, the officers listed thereon who are now at their respective ports and as any officers are transferred, make the necessary changes and corrections to keep their respective lists up to date.

As additional appointments are made to Committees of Investigation, all interested Naval Control Service Officers will be notified so that the accuracy of the list may be maintained.

The list of Royal Canadian Mounted Police representatives should be consulted and suitable arrangements made locally with R.C.M.P. officials, so that a Committee may be convened at any time with a minimum of delay.

If it is necessary to conduct an investigation at an outport or other place, the list should be consulted for the name of the local R.C.M.P. representative at such port or place or the closest port or place, and the Department be notified so that such representative will be available on the arrival of the Naval representative.

Lieutenant Ansten Anstensen	R.C.N.V.R.
Mate T. L. Arnold	R.C.N.R.
Lieutenant Arthur C. Baker	R.C.N.V.R.
Acting Captain L. F. Banyard	R.C.N.R.
Lieutenant James Barr	R.C.N.R.
Pay Lieutenant F. B. Barrow	R.C.N.V.R.
Skipper Lieutenant W. Bonner	R.C.N.R.
Lieut. Commander C. H. Bromley	R.C.N.R.
Lieutenant G. R. Browne	R.C.N.V.R.
Acting Lieut. Commander J. W. Carter	R.C.N.R.
Chief Skipper J. P. Cloutier	R.C.N.R.
Lieut. Commander A. R. E. Coleman, D.S.C.	R.C.N.R.
Lieutenant J. C. Conkey	R.C.N.V.R.
Sub Lieutenant C. E. Cork	R.C.N.V.R.
Captain W. B. Creery	R.C.N.
Acting Lieutenant Commander E. Crosse	R.C.N.R.
Lieutenant John H. B. Davies	R.C.N.R.
Acting Commander F. H. Davis	R.C.N.
Acting Lieut. Commander F. J. Day	R.C.N.R.
Lieut. Commander Ivain S. Day	R.C.N.V.R.
Lieutenant W. G. Duggan, D.S.C.	R.C.N.R.
Lieutenant Frederick N. Eddy	R.C.N.R.
Lieutenant Commander J. R. Elfert, D.S.C.	R.C.N.R.

Lieutenant D. T. English	R.C.N.R.
Lieutenant J. D. Firth	R.C.N.V.R.
Skipper Lieutenant G. E. Gaudreau	R.C.N.R.
Lieutenant James M. Gillison	R.C.N.R.
Lieutenant E. C. S. Green	R.C.N.V.R.
Lieut. Commander W. C. Halliday	R.C.N.R.
Lieutenant B. G. Hardy	R.C.N.V.R.
Lieutenant E. E. Hart	R.C.N.V.R.
Lieutenant A. M. H. Hodgins	R.C.N.V.R.
Lieut. Commander C. H. Hudson, D.S.C.	R.C.N.R.
Lieutenant J. G. Humphrey	R.C.N.V.R.
Lieutenant Richard J. Johnstone	R.C.N.V.R.
Lieutenant Roderick D. Knight	R.C.N.V.R.
Pay Lieutenant J. M. Lambkin	R.C.N.R.
Lieut. Commander F. B. Latchmore	R.C.N.R.
Lieutenant D. H. Leroy	R.C.N.V.R.
Sub Lieutenant P. R. Marsh	R.C.N.V.R.
Lieut. Commander J. E. M. Marshall	R.C.N.R.
Hon. Lieut. Commander John MacLellan	R.C.N.R.
Sub Lieutenant F. C. McCague	R.C.N.V.R.
Lieutenant J. C. McCarty	R.C.N.R.
Commander James McCulloch	R.C.N.
Lieutenant J. A. McKenna	R.C.N.R.
Lieutenant John C. K. McNaught	R.C.N.V.R.
Hon. Lieut. Commander Arthur William Melling	R.C.N.R.
Lieut. Commander George M. Mitchell	R.C.N.V.R.
Lieut. Commander John R. Mitchell	R.C.N.V.R.
Commander Raymond B. Mitchell	R.C.N.R.
Lieutenant J. S. O'Neal	R.C.N.V.R.
Commander Francis Pool	R.C.N.R.
Lieutenant J. H. H. Rankin	R.C.N.R.
Lieut. Commander Nelson Rattenbury	R.C.N.R.
Lieutenant Philip A. Rowlings	R.C.N.V.R.
Lieutenant (S.B.) H. L. Rowntree	R.C.N.V.R.
Lieutenant T. M. Sheehan	R.C.N.V.R.
Acting Lieut Commander W. E. Simpson	R.C.N.R.
Lieut. Commander John M. Smith	R.C.N.
Lieut. Commander John Thomson Smith	R.C.N.R.
Lieutenant F. H. Smyly	R.C.N.R.
Acting Lieut. Commander Charles Hamilton Stuart ..	R.C.N.V.R.
Captain C. J. Stuart	R.C.N.R.
Commander Edwin A. Thompson	R.C.N.
Acting Lieut. Commander E. F. B. Watt	R.C.N.V.R.
Lieut. Commander F. T. Williams	R.C.N.R.
Lieut. Commander F. Wissler	R.C.N.R.

COMMITTEES OF INVESTIGATION

Representatives of Royal Canadian Mounted Police

The following representatives of the Royal Canadian Mounted Police are listed in order of stations and provinces and not alphabetically. It will be observed that representatives so nominated are stationed at many places at which there is no corresponding Naval Officer. In the event therefore that an investigation is necessary at any port or place where no Naval Officer so nominated, is stationed, a representative of the Royal Canadian Mounted Police will likely be stationed at or near such port or place and a Naval Officer so nominated may accordingly proceed to such port or place and convene his Committee with the closest representative of the Royal Canadian Mounted Police. This should result in a saving of time and expense.

The addresses therefore shown opposite the names of representatives from the Royal Canadian Mounted Police, are not intended to limit the area in which such representatives may act, but are for purposes above indicated.

PRINCE EDWARD ISLAND

Reg. No.

6617	S/S John H. Hellofs.....	Charlottetown
5263	Sgt. Kurt W. H. Engel.....	Charlottetown
11257	Cpl. Charles F. Deakin.....	Charlottetown
11400	Cpl. Neil A. Shaw.....	Charlottetown
11291	Cpl. Lewis J. C. Watson.....	Summerside
10841	Cpl. James T. Lines.....	Souris
11027	Cpl. Percy L. Keyes.....	Montague
11270	Cpl. William Swindell.....	Alberton
12068	Cst. William E. Haywood.....	M.M. Borden

NOVA SCOTIA

9903	Sgt. Arthur E. Rockwell.....	Halifax
10000	Sgt. Frederick H. Rowley.....	Halifax
10269	Cpl. Robert G. McDowell.....	Halifax
10976	Cst. Louis G. A. Ecker.....	Halifax
12496	Cst. Raymond Wellings.....	Halifax
12656	Cst. Hugh J. Beaton.....	Halifax
12908	Cst. Norman Hogarth.....	Halifax
12974	Cst. William W. MacLeod.....	Halifax
13195	Cst. Lloyd G. Hutton.....	Halifax
13285	Cst. Geo. A. Potts.....	Halifax
13320	Cst. John B. Shepherd.....	Halifax
13482	Cst. Orval B. N. Duncan.....	Halifax
13634	Cst. Douglas S. Glass.....	Halifax
14033	Cst. Philip Isber.....	Halifax
14211	Cst. Malcolm D. MacGillivray.....	Halifax
7641	Cst. Cecil A. Milner.....	Antigonish
10259	Cpl. Harold A. Johnson.....	Dartmouth
12664	Cst. George B. King.....	Dartmouth
11259	Cpl. Edward Swalles.....	Kentville
11576	Cst. Joseph H. Campbell.....	Parrsboro
11148	Cpl. Alexander Campbell.....	Pictou
11609	Cst. Freeman Beaton.....	Pictou
11079	Cst. Samuel Wrigglesworth.....	Sheet Harbour
12109	Cpl. John P. McIsaac.....	Windsor
9999	S/S Edmond Kelleher.....	Sydney
11649	Cpl. Irving G. Corkum.....	Sydney
11696	Cst. James W. McDonald.....	Sydney
12461	Cst. Gustoff A. Hartt.....	Sydney
13501	Cst. Eion A. Chisholm.....	Sydney
13545	Cst. Walter R. Lee.....	Sydney
11669	Sgt. Norman W. Churchill.....	Glace Bay
12400	Cpl. Francis C. Daley.....	North Sydney
11271	Cpl. Angus G. K. MacWhirter.....	Port Hawkesbury
11571	Sgt. Charles Rennie.....	Yarmouth
12367	Cst. William E. Morgan.....	Yarmouth
12401	Cst. Ralph F. MacPherson.....	Yarmouth
11152	Cst. Norman G. Hamilton.....	Bridgewater
11135	Cst. Archibald S. Rankin.....	Digby
11542	Cpl. George A. Morrison.....	Liverpool
11193	Cpl. John Guenther.....	Lunenburg
11767	Cst. Bernard R. Glencross.....	Metaghan River
11174	Cpl. Earl C. Chute.....	Shelburne

NEW BRUNSWICK

11455	Sgt. Dugald H. A. Tozer.....	Saint John
11487	Cpl. Edwin H. Jones.....	Saint John
11251	Cpl. Charles R. Bone.....	Saint John

Reg. No.

11427	Sgt. Edgar J. St. Pierre.....	Campbellton
11481	Cpl. James H. Pettigrew.....	Campbellton
11434	Cpl. Joseph E. Aube.....	Bathurst
11778	Cst. Marcelin Theriault.....	Tracadie
11988	Cpl. Joseph A. Fenwick.....	Newcastle
10144	Cpl. George A. A. Sincennes.....	Richibucto
11491	Cpl. Leonard W. Copp.....	Buctouche
11636	Cpl. Alfred D. Pelletier.....	Shediac
11258	Cst. Herbert C. Wilson.....	Sackville
10296	Cpl. Charles W. Prime.....	St. George
10108	Cpl. Arthur F. C. Tudor.....	St. Stephen
8272	Sgt. Arthur Wiebe.....	Moncton
8586	Sgt. Justin E. Sirr.....	Moncton
11409	Cpl. Dudley F. M. Wilson.....	Moncton
11461	Sgt. Guy B. Lacey.....	Fredericton

QUEBEC

7976	S/S Isidore Delvallet.....	Montreal
9960	Sgt. Oscar J. G. Reeves.....	Montreal
11528	Cpl. Maurice T. Laberge.....	Montreal
11240	Cpl. Charles B. Boivin.....	Montreal
11978	Cst. Richard G. H. Alleyn.....	Montreal
13104	Cst. Cecil H. Keddy.....	Montreal
12603	Cst. Robert J. Hebert.....	Montreal
10379	Cst. Joseph R. St. Louis.....	Montreal
12895	Cpl. Thomas A. Boland.....	Montreal
13267	Cst. Roderick Pierce.....	Montreal
13329	Cst. Daniel J. V. Mundy.....	Montreal
13376	Cst. Charles Sweeny.....	Montreal
13426	Cst. Joseph J. E. Maurice.....	Montreal
13655	Cst. James M. Bain.....	Montreal
11149	Cpl. Paul M. H. J. F. Mertens.....	Quebec
11578	Cpl. Joseph A. Turgeon.....	Quebec
11822	Cpl. Joseph Romeo Roy.....	Quebec
11833	Cst. Louis A. A. Paradis.....	Quebec
12372	Cst. Philippe J. Vaucher.....	Quebec
12728	Cst. Robert M. Bradley.....	Quebec
11815	Cst. Raymond Lefebvre.....	Quebec
12745	Cst. Joseph J. P. Dessureau.....	Quebec
13163	Cst. Yves J. M. Dube.....	Quebec
13519	Cst. Joseph H. F. Chenier.....	Quebec
12734	Cpl. Joseph C. Hudon.....	Chicoutimi
13059	Cst. Joseph R. R. Beaudet.....	Chicoutimi
13361	Cst. J. E. Leo Raymond.....	Chicoutimi
13400	Cst. R.N. Roger Morin.....	Chicoutimi
13574	Cst. J. G. Jules Seguin.....	Chicoutimi
12723	Cpl. Laurent J. G. Gosselin.....	Three Rivers
12722	Cst. Joseph L. T. Desmarais.....	Three Rivers
13561	Cst. J. G. Fernand Auger.....	Three Rivers
12356	Cst. Joseph H. P. R. Raymond.....	Gaspe
13289	Cst. J. R. Robert Piette.....	Gaspe
11548	Cpl. Joseph A. L. Arsenault.....	Rimouski
10896	Cst. Lorenzo Lafleur.....	Rimouski
10933	Cst. Joseph A. E. Lacasse.....	Matane
12957	Cst. J. Rodolphe L. Roy.....	Matane
11549	Sgt. Paul A. Chapados.....	Chandler
10990	Cpl. Georges Genest.....	Chandler
13102	Cst. J. L. A. Maurice Spenard.....	Chandler
10828	Cpl. Fernand L. T. de Miffonis.....	Bersimis
11957	Cpl. Jean B. Dube.....	Seven Islands

Reg. No.

11405	Cpl. Mederic A. Chiasson.....	Carleton
12574	Cst. Guy Stein.....	Carleton
10219	Cpl. Edouard Theriault.....	Riv. du Loup
12804	Cst. Jean I. P. Poirier.....	Riv. du Loup

ONTARIO

9476	Sgt. John E. T. Smaridge.....	Cornwall
11211	Cst. Edward C. Sinnema.....	Cornwall
11683	Cpl. Wm. H. Ferguson.....	Brockville
10734	Cpl. Charles W. Bishop.....	Kingston
11855	Cst. Wm. M. Beatty.....	Belleville
5756	Cpl. Richard C. Stuchbery.....	Ottawa
10650	Cpl. Reginald P. Gowanlock.....	Ottawa
9582	Sgt. Raymond A. Williams.....	Toronto
10195	Sgt. Cecil J. Cox.....	Toronto
10504	Cpl. John D. Burger.....	Toronto
11890	Cpl. Karl M. Lockwood.....	Cobourg
11373	Sgt. Douglas L. Canniff.....	Hamilton
13108	Cst. Edward R. Hickman.....	Hamilton
10278	Cpl. James N. Berryman.....	Leamington Falls
11143	Cpl. Leslie F. Wilson.....	Niagara Falls
10404	Cst. William Howe.....	Niagara Falls
10369	Cst. James S. Robinson.....	Owen Sound
10446	Cpl. Thomas J. Woods.....	Sarnia
12006	Cst. James S. Duncan.....	Sarnia
12938	Cst. John Armstrong.....	Sault Ste. Marie
8779	Cst. William H. Shaw.....	Sault Ste. Marie
6316	Sgt. Henry W. Stallworthy.....	Thorold
10313	Sgt. Reginald W. Irvine.....	Thorold
10785	Cst. Samuel W. Green.....	Wallaceburg
12674	Cst. Donald E. Spinney.....	Windsor
13667	Cst. Emelian Popovich.....	Windsor
12891	Cst. William S. Ramsay.....	Windsor
10950	Cst. Harry Allen.....	Fort Erie

BRITISH COLUMBIA

8788	Sgt. John K. Barnes.....	Vancouver
10758	Cpl. Arthur H. Owen-Jones.....	Vancouver
12495	Cst. William C. Turner.....	Vancouver
12080	Cst. Darrell E. McLaren.....	Vancouver
8716	Sgt. Arthur B. Thornthwaite.....	Victoria
8566	Sgt. Sidney H. Emerson.....	Victoria
7405	Cst. Jack E. Banks.....	Victoria
10459	Cst. James H. Ward.....	Hazelton
11929	Cpl. John F. Piper.....	Prince Rupert
12687	Cst. Lorne Gilchrist.....	Prince Rupert

BOARDS OF INQUIRY

Officials of the Immigration Branch of the Department of Mines and Resources.

The following persons are appointed to represent the Immigration Branch of the Department of Mines and Resources as members of Boards of Inquiry at all ports or places in Canada. The present address of each representative is shown opposite the name for convenience of reference.

As these representatives act as Chairmen of Boards they should respectively make suitable local arrangements with the representatives of the other two Departments regarding the convening of Boards.

Hubert M. Grant, Immigration Inspector-in-Charge, Halifax, N.S.

Harry P. Wade, Senior Immigration Inspector, Halifax, N.S.

Harry J. Fenton, Immigration Inspector, Halifax, N.S.

John F. O'Connor, Immigration Inspector, Halifax, N.S.
 W. E. Bernhardt, Immigration Inspector, Halifax, N.S.
 Arthur G. Christie, Immigration Inspector-in-Charge, Sydney, N.S.
 John M. MacFarlane, Immigration Inspector, Sydney, N.S.
 George W. Fitzsimmons, Immigration Inspector, Sydney, N.S.
 Reginald J. Murphy, Immigration Inspector, Sydney, N.S.
 Thomas C. MacLean, Immigration Inspector, Sydney, N.S.
 A. Harold Grevatt, Immigration Inspector, Sydney, N.S.
 Charles H. Maxwell, Immigration Inspector-in-Charge, Saint John, N.B.
 John B. Sibson, Immigration Investigator, Saint John, N.B.
 Charles J. Fitzgerald, Immigration Inspector, Saint John, N.B.
 J. A. Boulais, Immigration Inspector, Saint John, N.B.
 Neree C. Hebert, Immigration Inspector-in-Charge, Quebec, Que.
 William F. Upton, Immigration Inspector, Quebec, Que.
 Napoleon Leullier, Immigration Inspector, Quebec, Que.
 John J. Conway, Immigration Inspector, Quebec, Que.
 Joseph M. Langlais, Immigration Inspector-in-Charge, Montreal, Que.
 Henry B. Demers, Immigration Inspector, Montreal, Que.
 James H. Dobson, Immigration Investigating Officer, Montreal, Que.
 Allan Graham, Immigration Investigating Officer, Montreal, Que.
 L. A. Chevrier, Immigration Investigating Officer, Montreal, Que.
 L. G. Lefrancois, Immigration Investigating Officer, Montreal, Que.
 D. M. McDonell, Division Inspector, Vancouver, B.C.
 W. J. Fraser, Immigration Inspector, Vancouver, B.C.
 H. Crump, Immigration Inspector, Vancouver, B.C.
 H. T. Peters, Immigration Inspector, Vancouver, B.C.
 J. A. Anderson, Acting Inspector-in-Charge, Victoria, B.C.
 J. Dorman, Immigration Inspector, Victoria, B.C.
 F. A. Needs, Immigration Inspector, Victoria, B.C.

Officials of the Department of Transport

The following persons are appointed to represent the Department of Transport as members of Boards of Inquiry at all ports or places in Canada. The address shown opposite each name is the present address of such representative and is given for convenience of reference.

Alexander Sutherland, District Superintendent of Radio, Halifax, N.S.
 Henry Marshall O'Hara, Instructor of Navigation School, Halifax, N.S.
 Charles Henry Hosterman, Agent, Department of Transport, Halifax, N.S.
 John Martin Colton, Supervising Radio Inspector, Montreal, P.Q.
 Frank James Maguire, Departmental Accountant, Montreal, P.Q.
 Rene Antoine Jules Wiallard, Agent, Department of Transport, and Acting Superintendent of Pilots, Montreal, P.Q.
 Flavian Victor Moffet, Superintendent of Lights, Quebec, P.Q.
 Walter John Manning, District Engineer, Quebec, P.Q.
 John Adolph O'Dowd, Clerk, Grade 4, Quebec, P.Q.
 Norman Noel, Superintendent of Pilots, Sydney, N.S.
 Thomas William Dickson, Shipping Master, Sydney, N.S.
 Edmund Ellsworth Manning, Harbour Master, Yarmouth, N.S.
 Peter William Lyon, Senior Steamship Inspector, Toronto, Ont.
 William John Vigers, Steamship Inspector, Port Arthur, Ont.
 Walter Howard, Supervising Radio Inspector, Vancouver, B.C.
 John Charles Barbour, Supervising Examiner of Masters and Mates, Vancouver, B.C.
 Cecil Claxton, Superintendent of Pilots, Vancouver, B.C.
 William John Bowerman, District Superintendent of Radio, Victoria, B.C.
 Chas. A. Goring, Shipping Master, Victoria, B.C.
 Noel Sydney Brewer, Acting Agent, Department of Transport, Prince Rupert, B.C.
 Alan Cumine, Steamship Inspector, Saint John, N.B.

Nautical Advisers appointed by Order-in-Council P.C. 103/4860 dated June 9th, 1942, to represent Department of Transport on Boards of Inquiry.

Edmond Everett Tedford, Montreal, P.Q.

Luc Pelletier, Quebec, P.Q.
 Brunswick Sancton Purdy, Saint John, N.B.
 William Dawson Livingston, Halifax, N.S.
 Edgar Ronald Huntington, Sydney, N.S.

*Officers of the Naval Forces of Canada as representing
 the Department of National Defence for Naval Services.*

The following officers are listed alphabetically and not in order of rank or present location. All officers appointed to Boards of Inquiry are appointed for all ports or places in Canada, and may therefore act on Boards of Inquiry wherever required in Canada.

While there may not be the same replacement of members of Boards of Inquiry as of members of Committees of Investigation, it is suggested that all Naval Control Service Officers and Chairmen of Boards at each port identify all officers at their respective ports so appointed, and in the event of transfer of any such officers, amend the list accordingly. Notification will be given of further appointments to Boards of Inquiry so that the list may be amended from time to time as necessary.

Acting Captain L. F. Banyard	R.C.N.R.
Lieut. Commander C. H. Bromley	R.C.N.R.
Lieut. Commander G. H. Buntain	R.C.N.V.R.
Lieut. Commander F. D. Campbell	R.C.N.R.
Acting Lieut. Commander J. W. Carter	R.C.N.R.
Lieut. Commander A. R. E. Coleman, D.S.C.	R.C.N.R.
Captain W. B. Creery	R.C.N.
Acting Commander F. H. Davis	R.C.N.
Acting Lieut. Commander F. J. Day	R.C.N.R.
Lieut. Commander Ivain S. Day	R.C.N.V.R.
Lieut. Commander J. R. Elfert, D.S.C.	R.C.N.R.
Acting Captain L. J. M. Gauvreau	R.C.N.
Commander A. T. Hall	R.C.N.V.R.
Lieut. Commander W. C. Halliday	R.C.N.R.
Lieut. Commander C. H. Hudson, D.S.C.	R.C.N.R.
Lieut. Commander J. E. M. Marshall	R.C.N.R.
Hon. Lieut. Commander Arthur William Melling	R.C.N.R.
Lieut. Commander George M. Mitchell	R.C.N.V.R.
Lieut. Commander John R. Mitchell	R.C.N.V.R.
Commander Raymond B. Mitchell	R.C.N.R.
Commander James McCulloch	R.C.N.
Lieut. Commander Charles H. MacDonald, R.D.	R.C.N.R.
Commander Geoffrey McClintock	R.C.N.
Honorary Lieut. Commander John McLellan	R.C.N.R.
Commander Francis Poole, R.D.	R.C.N.R.
Lieut. Commander Nelson Rattenbury	R.C.N.R.
Acting Commander Everett P. Shaver	R.C.N.V.R.
Acting Lieut. Commander William E. Simpson	R.C.N.R.
Lieut. Commander John M. Smith	R.C.N.
Captain Charles J. Stuart	R.C.N.R.
Acting Commander Robert I. Swansburg	R.C.N.R.
Commander Edwin A. Thompson	R.C.N.
Acting Lieut. Commander Philip C. Townsend	R.C.N.V.R.
Acting Lieut. Commander E. F. B. Watt	R.C.N.V.R.
Lieut. Commander F. T. Williams	R.C.N.R.
Lieut. Commander F. Wissler	R.C.N.R.

DEPARTMENT OF NATIONAL REVENUE

WM No. 39

Fifth Revision

Supplement No. 14

MEMORANDUM

(CUSTOMS DIVISION)

Ottawa, 23rd June, 1943.

*To Collectors of Customs and Excise, and others concerned:***EXPORT PERMIT**

By Export Permit Branch Order No. 72, effective on and after July 1, 1943, Regulation 7 of the Export Permit Regulations of March 15th, 1943, is rescinded, and the following substituted therefor:

REGULATION 7

Export permits shall not be required for shipments of \$25.00 or less in value to Newfoundland, except for the following commodities or except as otherwise provided in the Export Permit Regulations:

Tea	Other edible food products
Coffee	Rubber and rubber products
Coconut	Tin alloys
Sugar and glucose	

By this amendment the general exemption on shipments to Newfoundland is reduced from \$100.00 to \$25.00, except with respect to shipments of tea, coffee, coconut, sugar, etc. as listed above, which will still require export permits even though the value may be under \$25.00.

D. SIM,

Acting Commissioner of Customs.

Series D No. 47

T.C. 126

MEMORANDUM

(CUSTOMS DIVISION)

Ottawa, 18th June, 1943.

*To Collectors of Customs and Excise, and others concerned:***Tariff Change by Order in Council**

Effective 15th June, 1943, it is ordered that imports of the fresh fruit and vegetables described hereunder be exempt from the war exchange tax and the special excise tax:—

<i>Tariff Item No.</i>	<i>Goods</i>
83	Potatoes, as hereunder defined:— (a) In their natural state
84	Onions, in their natural state, including onions grown with tops, shallots, and onion sets.
ex 87	Vegetables, fresh, in their natural state: (b) Beans, green (d) Cabbage (e) Carrots (g) Celery (i) Lettuce (k) Peas, green (m) Spinach (n) Tomatoes

97	Plantains, pineapples, pomegranates, guavas and mangoes
100	Grape fruit, when imported from the place of growth by ship, direct to a Canadian port
100a	Grape fruit, n.o.p.
101a	Lemons.

D. SIM,
Acting Commissioner of Customs.

(P.C. 4894; 15/6/43—Authority War Measures Act.)

Series D No. 47

T.C. 127

MEMORANDUM

(CUSTOMS DIVISION)

Ottawa, 23rd June, 1943.

To Collectors of Customs and Excise, and others concerned:

Tariff Change by Order in Council

Effective 1st June, 1943, it is ordered that imports of "antimony, or regulus of, not ground, pulverized or otherwise manufactured", as specified in Tariff Item 330, be exempt from the War Exchange Tax and the Special Excise Tax.

D. SIM,
Acting Commissioner of Customs.

(P.C. 4196; 17/6/43—Authority War Measures Act.)

DEPARTMENT OF PENSIONS AND NATIONAL HEALTH

In the Matter of Regulation 33 of the Defence of Canada Regulations (Consolidation) 1942.

TO ALL WHOM IT MAY CONCERN:

Whereas by Order dated the 8th day of December, 1942, made pursuant to authority vested in me by Regulation 33 of the Defence of Canada Regulations (Consolidation) 1942, I did prescribe certain steps to be taken by persons in the Province of Ontario to protect themselves against the dangers involved in an attack by the enemy;

And whereas by the said Order I did appoint the Honourable G. D. Conant, Premier and Attorney-General for Ontario as Chairman of the Provincial Committee to undertake the organization of air raid precautions in the said province and delegated to him such authority and powers as are set out in the said Order;

And whereas the said the Honourable G. D. Conant has resigned the offices of Premier and Attorney-General for Ontario and the Honourable Eric Cross has been appointed Attorney-General for the said Province;

Now therefore under the said authority vested in me I do hereby appoint the Honourable Eric Cross, Attorney-General for Ontario, Chairman of the Ontario Civilian Defence Committee, and do hereby authorize and empower the said the Honourable Eric Cross to exercise the powers and carry out the provisions of the said Order dated December 8th, 1942, in place and stead of the said the Honourable G. D. Conant.

Given under my hand at the City of Ottawa this 21st day of June, 1943.

IAN MACKENZIE,
Minister of Pensions and National Health.

PART III

Wartime Prices and Trade Board

(Finance)

Board Orders

WARTIME PRICES AND TRADE BOARD

Order No. 286

Respecting Prices of Honey

made pursuant to authority conferred by Order in Council P.C. 8528 dated the 1st day of November, 1941.

Whereas it is expedient to amplify the provisions of Order No. 182 of the Board and to consolidate the Order as amplified;

Therefore the Board hereby orders as follows:

Order No. 182 of the Board is hereby revoked and the following substituted therefor:

1. For the purposes of this Order,

- (a) "extracted honey" means honey which has been extracted from the comb;
- (b) "pasteurized granulated honey" means extracted honey which has been treated by the controlled application of heat to a point where all yeasts are destroyed and which has been GRANULATED by the Dyce process by persons registered with and operating under the supervision of the Dominion Department of Agriculture;
- (c) "sale at wholesale" means any sale except a sale at retail and "sell at wholesale" shall have a corresponding meaning.

PART I—SALES AT WHOLESALE

2. Except and subject as provided in Section 5, the maximum price at which a person may sell or offer to sell at wholesale extracted honey or pasteurized granulated honey in bulk, f.o.b. his shipping point, shall be twelve and one-half cents (12½c) per pound for extracted honey and fourteen cents (14c) per pound for pasteurized granulated honey, plus, in either case,

- (a) where the honey is produced in Canada, the actual cost incurred by him in transporting the honey to his place of business from his supplier's point of shipment, exclusive, however, of any cost incurred or borne by him in transporting the honey from the shipping point of the primary producer thereof to the plant where the honey was packed or processed except in the case of honey shipped from one province in Canada to another by a primary producer; or
- (b) where the honey is imported into Canada the actual cost incurred or borne by him in transporting the honey from the port of entry to his place of business.

3. Except and subject as provided in Section 5, the maximum price per case at which a person may sell or offer to sell at wholesale extracted honey or pasteurized granulated honey packed in glass or other containers, f.o.b. his shipping point, shall be the price set forth therefor in the subjoined table accordingly as it is packed and cased, plus, in either case, the actual cost of transportation incurred or borne by him as set forth in Section 2.

TABLE OF CASE PRICES

(Section 3)

Containers			Maximum Price Per Case			
No. Case	Per Container	Lbs. Per Container	Fluid Ozs. per glass container	Extracted Honey		Pasteurized Granulated Honey
				Glass Container	Other Container	Glass Container Other Container
24		$\frac{1}{2}$	6	\$3.35	\$2.75	\$3.53 \$2.93
24		$\frac{3}{4}$	9	4.25	3.65	4.52 3.92
24		1	12	5.50	4.80	5.86 5.16
12		2	24	4.50	—	4.86 —
24		2	—	—	7.50	— 8.22
6		4	48	4.10	—	4.46 —
12		4	—	—	7.25	— 7.97
6		8	—	—	7.00	— 7.72

4. (1) Except and subject as provided in Section 5, the maximum price per case at which a person may sell or offer to sell at wholesale extracted honey or pasteurized granulated honey packed in a container of a size or weight or measure content not specified in the Table to Section 3 shall be in exact proportion by weight of honey to the maximum price at which the same kind of honey may be sold as set forth in the said table when packed in the nearest larger size of container of the same type specified therein.

(2) Except and subject as provided in Section 5, the maximum price at which a person may sell or offer to sell at wholesale extracted honey or pasteurized granulated honey packed in a container in less than a case lot or uncased shall be in exact proportion by weight of honey to the maximum price at which the same kind of honey may be sold at wholesale by the case in the same type and size of container.

5. (1) Notwithstanding the provisions of Sections 2, 3 and 4, the price, f.o.b. his shipping point, at which a person may sell or offer to sell at wholesale (i) extracted or pasteurized granulated honey in bulk, or (ii) case lots, less than case lots, or uncased lots, of extracted or pasteurized granulated honey which was packed in glass or other containers when purchased by him, shall not in any event exceed the sum of the following:

- (a) the actual price paid by him for the honey;
- (b) the actual cost of transportation incurred or borne by him as set forth in Section 2; and
- (c) a markup (percentage of cost) not greater than the markup (percentage of cost) customarily obtained by him in pricing the same kind of honey during the basic period from September 15 to October 11, 1941, both inclusive, but not in any event exceeding ten per centum (10%) of his selling price.

(2) Notwithstanding the provisions of Sections 2, 3 and 4 and of subsection 1 of this Section the maximum price at which a person may sell or offer to sell at wholesale, f.o.b. his shipping point extracted honey or pasteurized granulated honey in bulk or packed and cased or in less than a case lot or uncased to a wholesale distributor, shall be the maximum price applicable thereto as set forth in the said Sections or subsection, as the case may be, less a deduction therefrom, however, of an amount equal to eight per centum (8%) of that maximum price in the case of honey packed in containers each having a capacity of less than two pounds and cased or in less than a case lot or uncased, or equal to six per centum (6%) of that maximum price in the case of honey in bulk or packed in containers each having a capacity of two pounds or more and cased or in less than a case lot or uncased.

PART II—SALES AT RETAIL

6. No person selling honey at retail shall buy or otherwise acquire any extracted honey or pasteurized granulated honey for resale at retail at a total delivered cost in excess of the lawful maximum price at which the honey may be sold to him by his supplier under the provisions of this Order, together with actual transportation charges where and to the extent the same are not included in such wholesale price and are not borne by his supplier, as follows:—

- (a) where the honey is produced in Canada, the actual cost incurred by him in transporting the honey to his place of business from his supplier's point of shipment, exclusive, however, of any cost incurred or borne by him in transporting the honey from the shipping point of the primary producer thereof to the plant where the honey was packed or processed except in the case of honey shipped from one province in Canada to another by a primary producer; or
 - (b) where the honey is imported into Canada, the actual cost incurred or borne by him in transporting the honey from the port of entry to his place of business.
7. (1) Except as provided in subsection 2 of this Section the maximum price at which a person, other than the primary producer thereof, may sell or offer to sell at retail extracted honey or pasteurized granulated honey shall be the sum of the following:—

- (a) his actual delivered cost of the honey not exceeding the maximum delivered cost as fixed by Section 6; and
 - (b) a markup (percentage of cost) not greater than the markup (percentage of cost) customarily obtained by him in pricing the same kind of honey during the said basic period or, if he did not sell that kind of honey during the said basic period, in pricing a similar or substantially similar kind of honey, but in any event not exceeding a markup of
 - (i) twenty per centum (20%) of his selling price where the honey is packed in glass containers of any size or capacity or in any other container of a capacity of one pound or less;
 - (ii) twenty per centum (20%) of his selling price or three cents (3c) per pound, whichever is the lesser, where the honey is in bulk or is packed in containers, other than glass, of more than one pound capacity.
- (2) The maximum price at which a person, other than a primary producer thereof, may sell or offer to sell at retail extracted honey or pasteurized granulated honey which he purchased in bulk and packed for sale at retail in glass or other containers shall be the sum of the following:—

- (a) the maximum price at which honey so packed may be sold at wholesale as fixed by Section 3 or 4, whichever of them is applicable;
 - (b) actual cost of transportation of the honey in bulk incurred or borne by him as set forth in Section 6; and
 - (c) a markup not exceeding the markup set forth in clause (b) of subsection 1 of this Section.
- (3) The maximum price per pound at which a primary producer may sell or offer to sell at retail extracted honey or pasteurized granulated honey to a consumer either at a public market or elsewhere shall be an amount equal to the sum of
- (a) the maximum price at which the same may be sold at wholesale by any person as fixed by this Order; and
 - (b) a markup not exceeding twenty-five per centum (25%) of the said maximum price at wholesale; provided, however, that where the honey is sold by the primary producer in bulk or packed in a container other than glass of more than one pound capacity, the markup shall not exceed three cents (3c) per pound of honey.

8. The maximum price at which any person, including a primary producer, may sell or offer to sell to any other person any honey in a standard comb honey section of 4½ inches by 4½ inches or of 4 inches by 5 inches shall be forty cents (40c) per section.

PART III—RECORDS OF SALES AND PURCHASES

9. Every person who sells honey at wholesale or at retail shall immediately upon receipt by him of any honey purchased or otherwise acquired by him prepare and keep a written record showing thereon the transaction of purchase or acquisition and separately for each wholesale and for each retail place of business operated by him with the details of the date of purchase or acquisition, name and complete address of his supplier, the kind and quantity by weight of honey or in the case of honey in standard comb honey section the number of sections bought or acquired, whether the transaction was in bulk or by the case, and if by the case particulars of each case and of the type, size and capacity of the containers, the actual price paid by him for the honey, the cost, if any, of transporting the honey to his place of business incurred or borne by him and not included in the price paid and particulars of any payment or consideration referred to in Section 13.

10. (1) Every person who sells honey at wholesale shall on every sale and concurrently with delivery to the buyer furnish him with an invoice showing

- (a) the name and complete address of the seller and buyer and of the consignee if he be other than the buyer;
- (b) the date of sale;
- (c) the kind of honey sold (extracted honey, pasteurized granulated honey or honey in a standard comb honey section);
- (d) the weight of honey sold or in the case of honey in standard comb honey sections, the number of sections sold;
- (e) where the sale is by the case, the number of cases and the number, size and capacity of containers in each case;
- (f) the price for the honey charged on the sale;
- (g) the cost, if any, of transporting the honey to be borne by the buyer, if and to the extent not included in the price charged; and
- (h) the amount of any payment or consideration referred to in Section 13.

(2) Every person who sells honey at wholesale shall retain a duplicate copy of every invoice furnished by him pursuant to subsection 1 of this Section.

11. (1) The retention by any person of an invoice furnished to him by his supplier pursuant to Section 10, available for inspection as in subsection 2 of this Section provided, shall in respect of the particulars actually set forth in the invoice be a sufficient compliance to that extent with the provisions of Section 9.

(2) Every record and invoice required by this Order to be prepared, kept, furnished or retained shall be made available for inspection by any authorized representative of the Board at all times for twelve months from the date of the transaction to which it relates.

12. Every person who sells honey at retail shall upon request of the buyer furnish him with an invoice or sales slip showing the date of sale, the seller's name and address, the kind and size of container, weight and price of the honey sold or in the case of honey in standard comb honey sections the number of sections sold and the price thereof.

PART IV—GENERAL PROVISIONS

13. Any commission, charge, fee, reward, bonus, premium, concession or other payment or consideration whatsoever in money or money's worth claimed, stipulated for, taken, reserved, exacted, promised, offered, given or paid, directly or indirectly, by or to any person in connection with or arising out of a sale, purchase or transaction in extracted honey, pasteurized granulated honey or comb honey shall be and form part of the price at which such honey is sold or bought.

14. Notwithstanding the provisions of Order No. 189 it is hereby expressly ordered that this Order shall be applicable to a sale of honey (extracted honey, pasteurized granulated honey and honey in standard honey comb sections) by a primary producer to any other person.

15. No industrial user of honey shall buy or otherwise acquire extracted honey or pasteurized granulated honey at a total delivered cost in excess of the lawful maximum price as fixed by this Order at which such honey may be sold at wholesale delivered to his place of business.

16. This Order shall be effective on and after the 21st day of June, 1943.

Made at Ottawa, this 14th day of June, 1943.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

Order No. 287

Respecting Butter Rationing

made pursuant to Order in Council P.C. 8528, dated November 1, 1941, and amendments thereto.

Whereas it is expedient to amend Order No. 244 of the Board;

Therefore this Board orders as follows:

1. Subsection (2) of section 2 of Order No. 244 of the Board is hereby amended by adding thereto the following words:

"provided, however, that a customer who regularly supplies fluid milk or cream to a manufacturer of cheese may buy whey butter from such manufacturer upon surrendering to him valid butter coupons in accordance with the provisions of Section 6 as if the manufacturer were the retailer referred to in such Section."

2. Section 4 of said Order is amended by deleting therefrom subsection (1) and by substituting the following therefor:

"(1) Butter coupons numbered consecutively from 1 to 25 shall be valid for the purchase of butter, and each coupon shall represent and be valid for the purchase of 8 ounces of butter on and after the date upon which it becomes valid; provided, however, that in any case in which whey butter is purchased from a cheese manufacturer by a consumer from whom such manufacturer regularly obtains fluid milk or cream for the manufacture of cheese, each such coupon shall represent and be valid for the purchase of one pound of whey butter on and after the date upon which such coupon becomes valid".

3. This Order shall be effective on and after June 18, 1943.

Made at Ottawa, this 18th day of June, 1943.

D. GORDON,
Chairman.

Administrators' Orders

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-755

Respecting Used Domestic Electric Washing Machines

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

1. For the purposes of this Order,

- (a) "used washing machine" means a domestic electric washing machine which has been in use or acquired for use for a period of one month or more;
- (b) "rebuilt washing machine" means a used washing machine in which all worn, defective, broken and missing parts have been reworked, repaired and replaced, where necessary, and as so rebuilt is capable of performance substantially equivalent to that of the same machine when new.

2. No dealer in washing machines shall, without permission in writing from the Administrator of Used Goods, wilfully render useless or destroy a washing machine or any part thereof, unless it be for the purpose of rebuilding or repairing the same, or another washing machine.

3. (1) The maximum price, f. o. b. his nearest shipping point, or delivered at any place within his customary free delivery area, at which a dealer in washing machines may sell or offer to sell

- (a) a rebuilt washing machine of a make, kind, type or model named or described in Schedule "A" hereto, or
- (b) a used washing machine of a make, kind, type or model named in the said Schedule "A" which, although not a rebuilt washing machine, is in a condition in which it is capable of performance equivalent to that of the same washing machine when new,

shall be the price, or as determined by the percentage of price, as the case may be, set forth in the said Schedule for that washing machine.

(2) On every sale by a dealer of a rebuilt washing machine, or a used washing machine referred to in clause (b) or subsection 1 of this Section, at fifty per centum (50%) or more of the maximum selling price thereof, there is hereby imposed as a term or condition of the sale an implied warranty by the dealer, as a part of the consideration on the transaction, as set forth in Schedule "B" hereto.

4. The maximum price f. o. b. his nearest shipping point, or delivered at any place within his customary free delivery area, at which a dealer in washing machines may sell or offer to sell a used washing machine of a make, kind, type or model named or described in Schedule "A" hereto, other than one to which Section 3 above is applicable, shall be fifty per centum (50%) of the maximum price at which a dealer may sell a rebuilt washing machine of the same make, kind, type or model.

5. (1) The maximum price f. o. b. his nearest shipping point, or delivered at any place within his customary free delivery area, at which a dealer in washing machines may sell or offer to sell a used washing machine of a make, kind, type or model not named or described in the said Schedule "A" shall be a price

- (a) if the same is a rebuilt washing machine or is a used washing machine which although not rebuilt is in a condition in which it is capable of performance equivalent to that of the same washing machine when new,—seventy-five per centum (75%) of the highest lawful price at which at any time within twelve months after it was manufactured it was listed for sale, new, at retail according to the list prices of the manufacturer or of the retailer to whom the manufacturer first sold the washing machine after its manufacture; or

(b) if the same is a used washing machine other than one to which clause (a) of this Section is applicable—one-half of the maximum price at which a rebuilt washing machine to which said clause (a) is applicable may be sold.

(2) Where in any case the listed prices referred to in clause (a) of subsection 1 of this Section are not available or were not or do not appear to have been issued or for any other cause the original selling price, new, at retail of a rebuilt washing machine or used washing machine to which this Section is applicable is not ascertained or ascertainable, the same shall not be sold unless and until the maximum price therefor has first been fixed by the said Administrator upon application to him in writing by the dealer or by the proposed buyer.

6. (1) On and at the time of every sale by a dealer of a rebuilt washing machine or a used washing machine he shall issue a sales invoice or receipt in duplicate whereon there shall be accurately set forth, the name and complete business address of the dealer, the name and complete address of the buyer, a detailed description of the washing machine sold according to its make, kind, type and model or other certain identity, the serial number of the machine, whether it is sold as a rebuilt machine or used machine and the actual selling price.

(2) One copy of the said invoice or receipt shall be furnished to the buyer at or prior to the time of delivery of the washing machine sold and the remaining copy shall be retained and kept by the dealer at his place of business for a period of at least twelve months after the date of sale, and the copy so retained shall be available at all times within the said period for inspection by any authorized representative of the Board.

7. The provisions of this Order shall be subject to such written exemption as the said Administrator may grant upon application to him in individual cases of undue hardship or other special circumstances.

8. This Order shall be effective on and after the 14th day of June, 1943.

Dated at Ottawa, this 5th day of June, 1943.

S. GODFREY,

Administrator of Used Goods.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

SCHEDULE "A"

TO ADMINISTRATOR'S ORDER NO. A-755

MAXIMUM SELLING PRICES FOR REBUILT WASHING MACHINES

Wood tubs (dollies); Oscillators: Locomotive type;	
Cylinders (excepting Thor model 32); Mono cups;	
Wood tub (Gyrator type).....	\$39.00
Thor Cylinder (model 32).....	65.00
Vacuum cup, copper tub,	
Two cup 22" tub.....	45.00
Two cup 24" tub.....	60.00
Three cup, 24" tub.....	75.00
Gyrator type machines, copper tub, monel metal, and cast aluminum,	
produced prior to 1928.....	65.00
and produced from 1929 to 1932.....	80.00
Copper tubs only, produced during and after 1933.....	90.00
Gyrator type machines, stainless steel, monel metal and cast aluminum tubs;	
produced from 1933 to 1939.....	95.00
and produced during and after 1940	
90% of original retail selling price.	
Stencil line, copper tubs of all types	
90% of original retail selling price.	
Porcelain tub machines of all types (branded lines and stencil lines.)	
90% of the retail selling price during the basic period of the	
nearest similar model.	

SCHEDULE "B"

TO ADMINISTRATOR'S ORDER No. A-755

Implied Warranty applying to Rebuilt Washing Machines and Used Washing Machines to which Section 3 of this Order is applicable (See subsection 2 of Section 3)

Implied Warranty that:

- (a) the washing machine is capable of performance substantially equivalent to that of the same machine when new;
- (b) forthwith upon demand and at his own cost and expense the dealer will repair the washing machine and replace all worn, defective, broken and missing parts as may be necessary to its due performance, except repairs and replacements occasioned by improper use or from want of proper care on the part of the buyer;
- (c) the warranty shall be effective from the date of delivery of the machine to the buyer
 - (i) if the selling price be \$50.00 or less, for the period of thirty days; or
 - (ii) if the selling price be more than \$50.00, for the period of ninety days.
- (d) the warranty shall be binding on the dealer, his heirs, executors and administrators, or successors, and shall enure to the benefit of the buyer, his heirs, executors and administrators, or successors, and assigns; and
- (e) any action on or arising out of the warranty by or on behalf of the buyer, or his heirs, executors or administrators, or successors, or assigns, shall be commenced within six months after the time when the cause of action arose.

WARTIME PRICES AND TRADES BOARD

ADMINISTRATOR'S ORDER No. A-764

Respecting Rooming Accommodation in the Towns of Digby and Annapolis, both in the Province of Nova Scotia, and in the area within a distance of five miles from the main highway between the said Towns of Digby and Annapolis.

Pursuant to authority conferred by the Wartime Prices and Trade Board and by Administrators' Order No. A-488, it is hereby ordered on behalf of such Board as follows:—

1. The Towns of Digby and Annapolis and the area within a distance of five miles from the main highway between the said Towns of Digby and Annapolis, all in the Province of Nova Scotia, are hereby designated as areas to which the provisions of Administrators' Order No. A-488 shall, on and after June 10, 1943, apply.

2. In accordance with the provisions of Section 16 of Administrators' Order No. A-488, the rate-cards and forms required thereunder, as set forth in Schedules "A", "B", "C", and "D" hereto, are hereby prescribed.

3. This Order shall be effective on and after the 24th day of June, 1943.

Dated at Ottawa, this 10th day of June, 1943.

OWEN LOBLEY,
A Rentals Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

Schedule "A" to Administrator's Order No. A-764

Form R.C. 34

THE WARTIME PRICES AND TRADE BOARD
RENTALS ADMINISTRATION

REGISTRATION OF ROOMS RENTED TO BOARDERS, ROOMERS AND PAYING GUESTS

NOTE.—If you rent one or more rooms to Boarders, Roomers or Paying Guests and charge them so much PER PERSON use this form to register those rooms. If you rent any rooms either furnished or unfurnished for housekeeping purposes DO NOT LIST THEM ON THIS FORM —they must be registered on FORM R.C. 35. You may need both this form and Form R.C. 35 to properly register all your rooms.

EACH ROOM MUST BE GIVEN A NUMBER. ONCE GIVEN, THIS NUMBER SHALL NOT BE CHANGED. IT IS NOT NECESSARY TO MARK THE NUMBERS ON THE WALLS OR OTHER PARTS OF THE ROOM.

Address of Rooms Registered on this Form
(Street and Number)
(City)

Your Name.....

Your Address.....

Total number of people accommodated in the rooms registered on this form.....

	Size of room	Number of people in this room	Check the meals and services that you supply at the registered rate	How much do you charge each person in this room
Room No.....	ft x ft		<input type="checkbox"/> breakfast <input type="checkbox"/> dinner <input type="checkbox"/> supper <input type="checkbox"/> heated <input type="checkbox"/> furnished	\$ per person per week \$ per person per month
	Size of room	Number of people in this room	Check the meals and services that you supply at the registered rate	How much do you charge each person in this room
Room No.....	ft x ft		<input type="checkbox"/> breakfast <input type="checkbox"/> dinner <input type="checkbox"/> supper <input type="checkbox"/> heated <input type="checkbox"/> furnished	\$ per person per week \$ per person per month
	Size of room	Number of people in this room	Check the meals and services that you supply at the registered rate	How much do you charge each person in this room
Room No.....	ft x ft		<input type="checkbox"/> breakfast <input type="checkbox"/> dinner <input type="checkbox"/> supper <input type="checkbox"/> heated <input type="checkbox"/> furnished	\$ per person per week \$ per person per month
	Size of room	Number of people in this room	Check the meals and services that you supply at the registered rate	How much do you charge each person in this room
Room No.....	ft x ft		<input type="checkbox"/> breakfast <input type="checkbox"/> dinner <input type="checkbox"/> supper <input type="checkbox"/> heated <input type="checkbox"/> furnished	\$ per person per week \$ per person per month

MAIL TWO COPIES OF THIS FORM TO THE BOARD OFFICE

BE SURE TO SIGN AND FULLY COMPLETE BOTH COPIES

	Size of room	Number of people in this room	Check the meals and services that you supply at the registered rate	How much do you charge each person in this room
Room No. _____	_____ ft x _____ ft	_____	<input type="checkbox"/> breakfast <input type="checkbox"/> dinner <input type="checkbox"/> supper <input type="checkbox"/> heated <input type="checkbox"/> furnished	\$ _____ per person per week \$ _____ per person per month
	Size of room	Number of people in this room	Check the meals and services that you supply at the registered rate	How much do you charge each person in this room
Room No. _____	_____ ft x _____ ft	_____	<input type="checkbox"/> breakfast <input type="checkbox"/> dinner <input type="checkbox"/> supper <input type="checkbox"/> heated <input type="checkbox"/> furnished	\$ _____ per person per week \$ _____ per person per month
	Size of room	Number of people in this room	Check the meals and services that you supply at the registered rate	How much do you charge each person in this room
Room No. _____	_____ ft x _____ ft	_____	<input type="checkbox"/> breakfast <input type="checkbox"/> dinner <input type="checkbox"/> supper <input type="checkbox"/> heated <input type="checkbox"/> furnished	\$ _____ per person per week \$ _____ per person per month
	Size of room	Number of people in this room	Check the meals and services that you supply at the registered rate	How much do you charge each person in this room
Room No. _____	_____ ft x _____ ft	_____	<input type="checkbox"/> breakfast <input type="checkbox"/> dinner <input type="checkbox"/> supper <input type="checkbox"/> heated <input type="checkbox"/> furnished	\$ _____ per person per week \$ _____ per person per month

I hereby certify that the above schedule is complete and accurate and that none of the rates shown hereon exceeds the rates which I was charging on October 11th, 1941, for the same room and services and for the same type of occupancy

(Signature of Registrant)

I acknowledge receipt of one copy of this schedule.

(Date)

(Local Examiner)

MAIL TWO COPIES OF THIS FORM TO THE BOARD OFFICE
BE SURE TO SIGN AND FULLY COMPLETE BOTH COPIES

Schedule "B" to Administrator's Order No. A-764

Form R.C. 35

THE WARTIME PRICES AND TRADE BOARD

RENTALS ADMINISTRATION

REGISTRATION OF HOUSEKEEPING ROOMS

NOTE.—If you rent one or more furnished or unfurnished rooms for housekeeping or for light housekeeping use this form. DO NOT REGISTER ON THIS FORM any rooms rented to boarders, roomers or paying guests—they are to be registered on FORM R.C. 34. You may need to use both this form and FORM R. C. 34 to properly register all your rooms. Consult your local board office or the advertisement appearing in your daily paper to learn what rooms need not be registered.

EACH ROOM WHICH IS LET MUST BE GIVEN A NUMBER. ONCE GIVEN THIS NUMBER MAY NOT BE CHANGED. IF ANY ROOM IS LET ALONG WITH ANOTHER ROOM, GIVE EACH ROOM A DIFFERENT NUMBER. IT IS NOT NECESSARY TO MARK THE NUMBERS ON THE WALLS OR OTHER PARTS OF THE ROOM.

Your Name.....

Your Address.....

Total number of rooms let or offered for letting.....

Address of Rooms Registered on this Form.....

(Street and Number)

(City)

Room No.....	Size of Roomft xft If this room is let as part of suite give the numbers and sizes of other rooms in suiteft xft	Check the Services you Supply at the Registered Rate <input type="checkbox"/> heat <input type="checkbox"/> light <input type="checkbox"/> use of bathroom <input type="checkbox"/> hot water <input type="checkbox"/> furnished <input type="checkbox"/> privilege to cook meals in the room or in other part of the house <input type="checkbox"/> electricity, gas or other fuel for cooking <input type="checkbox"/> use of cooking stove <input type="checkbox"/> use of telephone	What do you charge for the room \$.....per week \$.....per month If this room is let as part of suite the charge for the suite is: \$.....per week \$.....per month
Room No.....	Size of Roomft xft If this room is let as part of suite give the numbers and size of other rooms in suiteft xft	Check the Services you Supply at the Registered Rate <input type="checkbox"/> heat <input type="checkbox"/> light <input type="checkbox"/> use of bathroom <input type="checkbox"/> hot water <input type="checkbox"/> furnished <input type="checkbox"/> privilege to cook meals in the room or in other part of the house <input type="checkbox"/> electricity, gas or other fuel for cooking <input type="checkbox"/> use of cooking stove <input type="checkbox"/> use of telephone	What do you charge for the room \$.....per week \$.....per month If this room is let as part of suite the charge for the suite is: \$.....per week \$.....per month
Room No.....	Size of Roomft xft If this room is let as part of suite give the numbers and size of other rooms in suiteft xft	Check the Services you Supply at the Registered Rate <input type="checkbox"/> heat <input type="checkbox"/> light <input type="checkbox"/> use of bathroom <input type="checkbox"/> hot water <input type="checkbox"/> furnished <input type="checkbox"/> privilege to cook meals in the room or in other part of the house <input type="checkbox"/> electricity, gas or other fuel for cooking <input type="checkbox"/> use of cooking stove <input type="checkbox"/> use of telephone	What do you charge for the room \$.....per week \$.....per month If this room is let as part of suite the charge for the suite is: \$.....per week \$.....per month
Room No.....	Size of Roomft xft If this room is let as part of suite give the numbers and size of other rooms in suiteft xft	Check the Services you Supply at the Registered Rate <input type="checkbox"/> heat <input type="checkbox"/> light <input type="checkbox"/> use of bathroom <input type="checkbox"/> hot water <input type="checkbox"/> furnished <input type="checkbox"/> privilege to cook meals in the room or in other part of the house <input type="checkbox"/> electricity, gas or other fuel for cooking <input type="checkbox"/> use of cooking stove <input type="checkbox"/> use of telephone	What do you charge for the room \$.....per week \$.....per month If this room is let as part of suite the charge for the suite is: \$.....per week \$.....per month

MAIL TWO COPIES OF THIS FORM TO THE BOARD OFFICE
BE SURE TO SIGN AND FULLY COMPLETE BOTH COPIES

	Size of Room	Check the Services you Supply at the Registered Rate	What do you charge for the room
Room No.....	_____ft x _____ft If this room is let as part of suite give the numbers and size of other rooms in suite _____ft x _____ft	<input type="checkbox"/> heat <input type="checkbox"/> light <input type="checkbox"/> use of bathroom <input type="checkbox"/> furnished <input type="checkbox"/> hot water <input type="checkbox"/> privilege to cook meals in the room or in other part of the house <input type="checkbox"/> electricity, gas or other fuel for cooking <input type="checkbox"/> use of cooking stove <input type="checkbox"/> use of telephone	\$ _____per week \$ _____per month If this room is let as part of suite the charge for the suite is: \$ _____per week \$ _____per month
	Size of Room	Check the Services you Supply at the Registered Rate	What do you charge for the room
Room No.....	_____ft x _____ft If this room is let as part of suite give the numbers and size of other rooms in suite _____ft x _____ft	<input type="checkbox"/> heat <input type="checkbox"/> light <input type="checkbox"/> use of bathroom <input type="checkbox"/> furnished <input type="checkbox"/> hot water <input type="checkbox"/> privilege to cook meals in the room or in other part of the house <input type="checkbox"/> electricity, gas or other fuel for cooking <input type="checkbox"/> use of cooking stove <input type="checkbox"/> use of telephone	\$ _____per week \$ _____per month If this room is let as part of suite the charge for the suite is: \$ _____per week \$ _____per month
	Size of Room	Check the Services you Supply at the Registered Rate	What do you charge for the room
Room No.....	_____ft x _____ft If this room is let as part of suite give the numbers and size of other rooms in suite _____ft x _____ft	<input type="checkbox"/> heat <input type="checkbox"/> light <input type="checkbox"/> use of bathroom <input type="checkbox"/> furnished <input type="checkbox"/> hot water <input type="checkbox"/> privilege to cook meals in the room or in other part of the house <input type="checkbox"/> electricity, gas or other fuel for cooking <input type="checkbox"/> use of cooking stove <input type="checkbox"/> use of telephone	\$ _____per week \$ _____per month If this room is let as part of suite the charge for the suite is: \$ _____per week \$ _____per month
	Size of Room	Check the Services you Supply at the Registered Rate	What do you charge for the room
Room No.....	_____ft x _____ft If this room is let as part of suite give the numbers and size of other rooms in suite _____ft x _____ft	<input type="checkbox"/> heat <input type="checkbox"/> light <input type="checkbox"/> use of bathroom <input type="checkbox"/> furnished <input type="checkbox"/> hot water <input type="checkbox"/> privilege to cook meals in the room or in other part of the house <input type="checkbox"/> electricity, gas or other fuel for cooking <input type="checkbox"/> use of cooking stove <input type="checkbox"/> use of telephone	\$ _____per week \$ _____per month If this room is let as part of suite the charge for the suite is: \$ _____per week \$ _____per month

I hereby certify that the above schedule is complete and accurate, and that none of the rates shown thereon exceeds the rates which I was charging on October 11, 1941, for the same rooms and services.

.....
(Signature of Registrant)

I hereby acknowledge receipt of one copy of this schedule.

.....
(Date)

.....
(Local Examiner)

MAIL TWO COPIES OF THIS FORM TO THE BOARD OFFICE
BE SURE TO SIGN AND FULLY COMPLETE BOTH COPIES

Schedule "C" to Administrator's Order No. A-764

Form R. C. 30A

WARTIME PRICES AND TRADE BOARD
RENTALS ADMINISTRATION

The number of this room is.....

The address of this room is.....

THE MAXIMUM RATES FOR THIS ROOM ARE:

Number of Occupants	RATES		Date and Proof of registration
	per person per week	per person per month	

The above rates include meals as checked below:

☐ breakfast ☐ dinner ☐ supper

The address of this accommodation is

If at any time this card does not show a registered PER PERSON rate based on the actual number of persons occupying the room, the registrant shall within four days after the change re-register the room and obtain a registered rate based on the new occupancy.

IT IS AN OFFENCE TO ALTER, DEFACE OR DESTROY
OR TO IMPROPERLY REMOVE THIS CARD

Schedule "D" to Administrator's Order No. A-764

R. C. 30 B

**WARTIME PRICES AND TRADE BOARD
RENTALS ADMINISTRATION**

The number of this room is.....

The address of this room is.....

THE MAXIMUM RATES FOR THIS ROOM ARE:

per week \$.....

or per month \$.....

These rates include the services checked below:

- | | | |
|--|---|---|
| <input type="checkbox"/> heat | <input type="checkbox"/> hot water | <input type="checkbox"/> use of cooking stove |
| <input type="checkbox"/> use of bathroom | <input type="checkbox"/> furnished | <input type="checkbox"/> use of telephone |
| <input type="checkbox"/> light | <input type="checkbox"/> electricity, gas or other fuel for cooking | |
| <input type="checkbox"/> privilege to cook meals in the room or in other part of house | | |

Date of issue of this card.....

.....
Local Examiner

It is an offence to alter, deface or destroy or to improperly remove this card.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-781

Respecting Disposal to Civilian Trade of Wool Fabrics Made on Military Account

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

1. No person who manufactures fabric shall, except with the written permission of the Wool Administrator, sell, offer to sell or supply fabric containing wool, which has been put into process for the account of the armed forces of His Majesty or of the armed forces of any of His Allies in the present war, to any person other than the person for whose account the said fabric was put into process.
2. Nothing in this Order contained shall be deemed to prohibit or restrict the sale of mill ends not exceeding one and one-half yards in length.
3. This Order shall be effective on and after the 26th day of June, 1943.

Dated at Ottawa, this 23rd day of June, 1943.

D. C. DICK,
Wool Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATION ORDER No. A-782

Respecting Commercial Electrical Cooking Equipment and Commercial Electrical Appliances

Pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board, as follows:—

1. (1) This Order shall apply to electrical cooking equipment and electrical appliances, other than those mentioned in subsection 2 of this section, which are of a kind sold chiefly for commercial or industrial use, and without in any way restricting the foregoing, this Order shall apply to the equipment and appliances named in the Schedule hereto.

(2) This Order shall not apply to an electric cooking stove or range over 35 amperes, a coal and electric combination, an electric rangette, an electric cooking plate or grill, and other household appliances, any refrigeration equipment, laundry equipment or vacuum cleaners.

2. (1) No person shall, unless he has obtained the written permission of the Administrator of Electrical Equipment and Supplies, manufacture any electrical cooking equipment or electrical appliance to which this Order applies, except on the order of

- (a) the Department of Munitions and Supply;
- (b) the Department of National Defence (Naval Services);
- (c) the Department of National Defence (Army);
- (d) the Department of National Defence (Air Services);
- (e) the Department of Pensions and National Health;
- (f) a hospital which for the purposes of the Special War Revenue Act is certified by the Department of Pensions and National Health, as a public hospital.

(2) Nothing in subsection 1 of this section shall apply to the manufacture and sale of parts for the maintenance and repair of any of the said equipment or appliances which are or have been in use.

3. This Order shall be effective on and after the 28th day of June, 1943.

Dated at Ottawa, this 24th day of June, 1943.

A. L. BROWN,

Administrator of Electrical Equipment and Supplies.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

SCHEDULE

to Administrator's Order No. A-782

Bake Ovens
Barbecue Machines
Broilers
Dishwashers
Doughnut Machines
Egg Boilers
Fryers
Griddles
Nut Blanching Ovens
Nut Roasters
Ovens (except built in types)
Popcorn Machines
Roasters
Sandwich Toasters
Steamers
Stoves for glass coffee makers
Toasters
Urns
Waffle Irons
Warmers

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-783

Respecting the Manufacture of Women's, Misses' and Children's Wear

Pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board as follows:—

1. Section 5 of Administrator's Order No. A-474 as amended by Administrator's Order No. A-638 is hereby further amended by deleting therefrom clause (c) thereof.

2. This Order shall be effective on and after the 28th day of June, 1943.

Dated at Ottawa this 24th day of June, 1943.

J. A. KLEIN,

*Administrator of Women's, Misses'
and Children's Wear.*

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-784

Respecting Gate, Globe, Angle, Check and Cross Valves Made of Iron, Brass and Bronze

Pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board as follows:—

1. The Schedule to Administrator's Order No. A-715 is hereby revoked and the attached Schedule is substituted therefor.

2. This Order shall be effective on and after the 28th day of June, 1943.

Dated at Ottawa this 24th day of June, 1943.

E. J. LAIDLAW,

*Administrator of Plumbing, Heating and Ventilating
Equipment and Supplies.*

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

SCHEDULE

To Administrator's Order No. A-715

Specifications Governing Manufacture of Valves and Valve Parts

PART I

Iron Body Gate, Globe, Angle and Check Valves and Parts:—

1. General—The following specifications shall apply to the manufacture of all iron body valves and parts:

(1) Standard Pressure Classes and Sizes—

(a) Valves shall be manufactured only in the pressure classes listed in Table I in the appendix hereto and in the sizes (inches) set forth in Table 2 in the appendix hereto comprehended within the size range specified in Table 1 for a particular pressure class.

(b) Valve end connections in common use at the date of this Order, including but not limited to the types known as Victaulic, Dresser and Universal, may be manufactured but only in accordance with the specifications listed in Table 1.

(2) General Specifications—

(a) end flanges shall conform to American Standards Association standards for corresponding pressure classes, except that for low pressure gas service flanges may conform to the American Gas Association flange standard for that service;

(b) valves for 150 pound primary steam rating and lower and for 250 pound primary steam rating and higher shall have manufacturer's standard seating materials, comprising any of the following:

- (i) non-metallic disc,
- (ii) iron or carbon steel,
- (iii) brass or bronze;

(c) bonnet bolts or studs and nuts for bonnets shall be of carbon steel;

(d) handwheels shall be of ferrous metal, cast or otherwise fabricated, or of suitable non-metallic material;

(e) extension stems, couplings and gear housings shall be of ferrous metal; and

(f) spot facing or back facing on flanges is prohibited, except as may be necessary to avoid scrapping of otherwise usable valves.

2. Iron Body Gate Valves—The following specifications shall apply to the manufacture of iron body gate valves and parts:—

(a) stems for outside screw and yoke valves shall be of carbon steel or brass or bronze;

- (b) discs for solid wedge gates 4 inches in size and larger and for split wedge or double disc gates 5 inches in size and larger shall be of iron or of iron with faces conforming to the specifications stated in Section 1 (2) (b) hereof according to pressure class; Discs for non-rising stem valves may be provided with brass or bronze bushing for stem thread;
 - (c) packing gland flange bolts or studs shall be of carbon steel;
 - (d) nuts for packing gland flange bolts or studs shall be of carbon steel or in the case of hub end and special end underground valves or special valves for fire protection service (which may be of a type mentioned in Section 1 (1) (b) hereof) the nuts may be of brass or bronze;
 - (e) for valves 4 inches in size and larger the packing gland if the flange and follower or nose are in one piece shall be of iron, or of iron, brass or bronze bushed; and if the flange and follower or nose are in separate pieces, the flange shall be of iron and the follower or nose may be of brass or bronze.
3. Iron Body Globe and Angle Valves—The following specifications shall apply to the manufacture of iron body globe and angle valves and their parts:—
- (a) stems for outside screw and yoke valves shall be of carbon steel or brass or bronze;
 - (b) discs for valves 4 inches in size and larger shall be of iron or of iron with faces conforming to the specifications stated in Section 1 (2) (b) hereof according to pressure class;
 - (c) no bonnet bushing for back seating shall be provided;
 - (d) packing gland flange bolts or studs and nuts for the same shall be of carbon steel; and
 - (e) for valves 4 inches in size and larger the packing gland if the flange and follower or nose are in one piece shall be of iron, or iron, brass or bronze bushed; and if the flange and follower or nose are in separate pieces, the flange shall be of iron and the follower or nose may be of brass or bronze.
4. Iron Body Check Valves—The following specifications shall apply to the manufacture of iron body check valves:
- (a) discs for valves 4 inches in size and larger shall be of iron or of iron or steel with faces conforming to the specifications stated in Section 1 (2) (b) hereof according to pressure class;
 - (b) nuts for attaching swing check disc to hinge or arm shall be of carbon steel or malleable iron;
 - (c) hinge or arm for valves 2 inches in size and larger shall be of ferrous metal and may be brass or bronze bushed.

PART II

Brass or Bronze Gate, Angle and Check Valves and Parts:—

1. General—The following specifications shall apply to the manufacture of all brass and bronze valves and parts:
- (1) Standard Pressure Classes and Sizes—
 - (a) Valves shall be manufactured only in the pressure classes listed in Table 3 in the appendix hereto and in the sizes (inches) set forth in Table 4 in the appendix hereto comprehended within the size range specified in Table 3 for a particular pressure class.
 - (2) General Specifications—
 - (a) check valves shall be of horizontal lift and vertical lift or swing check types only;
 - (b) spot facing on end connecting flanges is prohibited;
 - (c) the 150 pound primary pressure classification and lower shall have brass, bronze or non-metallic disc only and no plug type disc shall be used in globe and angle valves;

- (d) valves for 200 pound primary pressure classification and higher shall have manufacturer's standard seating materials, comprising any of the following—
 - (i) non-metallic disc,
 - (ii) brass or bronze,
 - (iii) chrome iron,
 - (iv) nickel alloy;
- (e) handwheels and valve handles shall be of ferrous metal cast or otherwise fabricated, or of suitable non-metallic material;
- (f) end flanges shall conform to Manufacturers' Standardization Society of the Valves and Fittings Industry, Standard Practice SP-2 for 150 pounds and SP-2 for 300 pounds, according to pressure class;
- (g) valve pressure castings in valves of the following primary pressure classifications shall conform as follows—
 - (i) valves in the 125, 150 and 200 pounds classifications, respectively, to the Manufacturers' Standardization Society of the Valves and Fittings Industry SP-20 Grade A or American Society for Testing Materials B-62 or Ea-B62 brass or bronze;
 - (ii) valves in the 300 pounds classification and higher, respectively, to the Manufacturers' Standardization Society of the Valves and Fittings Industry SP-20 Grade B or American Society for Testing Materials B-61 brass or bronze; and
- (h) bonnets for valves in the 200 pounds pressure classification and higher may be of "case bearing bronze".

APPENDIX OF TABLES
To SCHEDULE TO ADMINISTRATOR'S ORDER No. A-715
TABLE 1—(Size ranges specified are inclusive)

PRIMARY PRESSURE CLASSIFICATIONS IN POUNDS PER SQUARE INCH xA		GATES SIZES (INCHES)			GLOBE AND ANGLE SIZES (INCHES)		LIFT CHECK SIZES (INCHES)		SWING CHECK SIZES (INCHES)		
Steam	Water	Screwed	Flanged	Hub	Screwed	Flanged	Screwed	Flanged	Screwed	Flanged	Hub
25	50	4 to 48	4 to 48
.....	100	4 to 48	4 to 48
125	150 to 200	2 to 6	2 to 48	2 to 48	2 to 4	2 to 10	2 to 4	3 to 6	2 to 6	2 to 24	4 to 24
150xB	250	$\frac{1}{2}$ to 3	2 to 3	$\frac{1}{2}$ to 3	2 to 3	$\frac{1}{2}$ to 3	$\frac{1}{2}$ to 3
250	500	2 to 4	2 to 24	2 to 4	2 to 6	2 to 4	2 to 12
300xB	$\frac{1}{2}$ to 3	2 to 3	$\frac{1}{2}$ to 3	2 to 3	$\frac{1}{2}$ to 3
.....	800	2 to 6	3 to 12	3 to 12

EXPLANATORY NOTES:—xA Primary pressure classification designates a class of valve but does not necessarily mean that all sizes in any class carry the primary pressure classification. American Standards Association standards and manufacturing practice frequently reduce pressure rating as size increases and may not always rate valves for both steam and water.
xB In sizes 3 inches and smaller 150 and 300 pounds primary pressure classification valves are included as substitutes for brass or bronze valves. Flanged valves may be rated in accordance with the American Flange Standard used.

APPENDIX OF TABLES—(Continued)

TABLE 2—Sizes (in inches)

$\frac{1}{2}$ $\frac{3}{4}$ 1 $1\frac{1}{4}$ $1\frac{1}{2}$ 2	$2\frac{1}{2}$ 3 $3\frac{1}{2}$ 4 5 6	8 10 12 14 16 18	20 24 30 36 42 48
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TABLE 3—(Size ranges specified are inclusive)

Primary Pressure Classifications in Pounds Per Square Inch xA	Screwed End Sizes (inches) xB	Flanged End Sizes (inches)	Solder End Sizes (inches)	Hose End Sizes (inches) xC
100 Steam.....	$\frac{1}{8}$ to 2	$\frac{3}{8}$ to 2	$\frac{1}{2}$ to $2\frac{1}{2}$
125 Steam.....	$\frac{1}{8}$ to 2	$\frac{1}{4}$ to 2	$\frac{1}{2}$ to $2\frac{1}{2}$
150 Steam.....	$\frac{1}{8}$ to 2	1 to 2	$\frac{1}{4}$ to 2	$\frac{1}{2}$ to $2\frac{1}{2}$
200 Steam.....	$\frac{1}{8}$ to 2	1 to 2 xD	$\frac{1}{4}$ to 2	$\frac{1}{2}$ to $2\frac{1}{2}$
300 Steam.....	$\frac{1}{4}$ to 2	1 to 2	$\frac{1}{4}$ to 2
Hydraulic 1,000 and higher.....	$\frac{1}{8}$ to 2	$\frac{1}{4}$ to $1\frac{1}{2}$

EXPLANATORY NOTES:—xA Primary steam rating in no way regulates the pressure at which valves should be rated for other fluids, but restricts the classes to those mentioned.
xB Globe and angle valves only may be manufactured in the $\frac{1}{8}$ inch size.
xC Hose end valves only may be manufactured in the $2\frac{1}{2}$ inch size in gate, globe and angle types with or without cap and chain in the classes of 100 and 200 pounds pressure rating.
xD These valves are rated at 150 pounds.

TABLE 4—Sizes (in inches)

$\frac{1}{8}$ $\frac{1}{4}$ $\frac{3}{8}$ 1	$\frac{1}{2}$ $\frac{3}{4}$ 1	$1\frac{1}{4}$ $1\frac{1}{2}$ 2	$2\frac{1}{2}$, for hose end valves only as mentioned in Explanatory note. xC to Table 3.
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WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-786

Respecting Clothes Pins

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—
1. For the purposes of this Order,
(a) "case" means a carton, package or other form of container in which not more nor less than 5 gross of clothes pins are packed loose;
(b) "Eastern Canada" means that part of Canada lying to the east of the 90th meridian of west longitude, the said meridian being approximately thirty-five miles west of the city of Fort William in the province of Ontario.
(c) "Western Canada" means that part of Canada, exclusive of the province of British Columbia, lying to the west of Eastern Canada.
2. This Order shall apply only to clothes pins made entirely of wood and commonly known as square or round household clothes pins.
3. (1) No person who manufactures clothes pins or who sells the same, except at retail, shall pack them for sale or sell them otherwise than by the case.
(2) Subsection 1 shall not be deemed to prohibit the packing for sale or selling of clothes pins in a container other than a case, if on the effective date of this Order such container was in the possession of the seller or in that of the manufacturer of the clothes pins.

4. (1) The maximum price per case, sales tax included and f.o.b. the buyer's receiving point, at which a person who manufactures clothes pins may sell or offer to sell the same in a carlot shall be

- (a) to a person in Eastern Canada—\$1.25;
- (b) to a person in Western Canada—\$1.40; and
- (c) to a person in British Columbia—\$1.55.

(2) The maximum price per case, sales tax included and f.o.b. point of shipment, at which a person who manufactures clothes pins or who buys them for resale may sell or offer to sell the same to a wholesaler or to a retailer in a quantity less than a carlot shall be

- (a) to a wholesaler
 - (i) in Eastern Canada—\$1.45;
 - (ii) in Western Canada—\$1.61;
 - (iii) in British Columbia—\$1.78; and
- (b) to a retailer
 - (i) in Eastern Canada—\$1.80;
 - (ii) in Western Canada—\$2.00;
 - (iii) in British Columbia—\$2.22.

5. The maximum price per case, sales tax included and f.o.b. point of shipment, at which a person may sell or offer to sell at wholesale clothes pins in a quantity less than a carlot shall be

- (a) to a retailer in Eastern Canada—\$1.80;
- (b) to a retailer in Western Canada—\$2.00;
- (c) to a retailer in British Columbia—\$2.22.

6. The maximum price at which a person may sell or offer to sell at retail clothes pins shall be

- (a) to a person in Eastern Canada—at the rate of 3 dozen for 12 cents;
- (b) to a person in Western Canada—at the rate of 3 dozen for 15 cents;
- (c) to a person in British Columbia—at the rate of 3 dozen for 16 cents.

7. This Order shall be effective on and after the 28th day of June, 1943.

Dated at Ottawa, this 25th day of June, 1943.

F. J. SUTTON,

*Administrator of Wooden Containers and
Woodenware.*

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-787

Respecting Maximum Prices of Jams and Jelly

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:

1. For the purposes of this Order,

- (a) "area" means an area defined in Section 2 hereof;
- (b) "manufacturer" means any person engaged in the business of manufacturing jam or jelly for sale, and who at any time during the year 1943 is the holder of a manufacturer's sales tax license issued by the Excise Division of the Department of National Revenue;
- (c) "wholesale distributor" means any person, other than a manufacturer, who sells jam or jelly otherwise than at retail;
- (d) "No. 1 jam" or "pure jam" means jam of a grade conforming to the provisions of clause (a) of Section 74 of the Regulations respecting fruits and vegetables issued under the provisions of the Meat and Canned Foods Act;
- (e) "No. 2 jam" or "pectin jam" means jam of a grade conforming to the provisions of clause (b) of Section 74 of the said Regulations;

- (f) "No. 3 jam" or "blended jam" or "compound jam" means jam of a grade conforming to the provisions of clause (c) of Section 74 of the said Regulations;
- (g) "Pure jelly" means jelly of a grade conforming to the provisions of clause (d) of Section 74 of the said Regulations;
- (h) "jelly with added pectin" means jelly of a grade conforming to the provisions of clause (e) of Section 74 of the said Regulations;
- (i) "mint jelly or jellied mint" means jelly conforming to the provisions of clause (k) of Section 74 of the said Regulations.

2. For the purposes of this Order Canada is divided into the following areas:

- (a) Eastern area composed of the whole of Canada except British Columbia;
- (b) Western area composed of the Province of British Columbia.

PART I—SALES BY MANUFACTURERS

3. (1) The maximum price, f.o.b. seller's factory, not including sales tax, at which a manufacturer may sell or offer to sell to any class of customer jam of a grade and variety set forth in Schedule "A" hereto shall, according to the size of the container in which it is packed and the area in which the seller's factory is situated, be the price for the same set forth in the said Schedule "A".

(2) The maximum price, f.o.b. seller's factory, not including sales tax, at which a manufacturer may sell or offer to sell to any class of customer jelly of a grade and variety set forth in Schedule "B" hereto shall, according to the size of the container in which it is packed and the area in which the seller's factory is situated, be the price for the same set forth in said Schedule "B".

(3) The maximum price at which a manufacturer may sell or offer to sell any jam or jelly of a grade or variety or in a size of container not specified in the Schedules to this Order shall be such price as may be prescribed by or on behalf of the Board subsequent to the effective date of this Order, and no manufacturer shall sell or offer to sell any such unspecified jam or jelly until a maximum price for the sale of same by him has been so prescribed.

(4) No manufacturer shall sell or offer to sell jam or jelly for which the maximum price has been fixed by this Order, other than at a price f.o.b. his factory; provided, that at the request of a buyer, the manufacturer may prepay the freight charges to the buyer's receiving point if he shows such freight charges as a separate item on his invoice for the product.

PART II—SALES BY WHOLESALE DISTRIBUTORS

4. (1) The maximum price at which a wholesale distributor may sell or offer to sell any jam or jelly to any class of customer, shall be the sum of the following:—

- (a) the actual price paid by him for the product but not exceeding the maximum price for the same fixed by Section 3;
- (b) sales tax and transportation charges actually paid by him for transporting the product to his warehouse from the manufacturer's factory; and
- (c) a mark up not exceeding,
 - (i) seven per centum (7%) of his selling price on sales of No. 1 (pure) and No. 2 (pectin) strawberry and raspberry jam;
 - (ii) ten per centum (10%) of his selling price on sales of any other grade or variety of jam or on sales of jelly.

(2) The price at which a wholesale distributor sells pursuant to subsection (1) of this Section shall be the delivered price on sales to a buyer within the customary free delivery zone of the wholesale distributor.

PART III—SALES BY RETAILERS

5. The maximum price at which any person, other than a manufacturer or wholesale distributor, may sell or offer to sell any jam or jelly at retail, shall be the sum of the following:

- (a) the actual price paid by him for the product but not exceeding the maximum price therefor that may be charged for the same by his supplier under the provisions of this Order;

- (b) sales tax and actual transportation charges where and to the extent that the same or either of them are paid by him and are not included in such actual price; and
- (c) if he purchased the product from a manufacturer, a markup not exceeding,
 - (i) eighteen per centum (18%) of his selling price on sales of No. 1 (pure) and No. 2 (pectin) strawberry or raspberry jam; and
 - (ii) twenty-two per centum (22%) of his selling price on sales of any other grade or variety of jam and on sales of jelly; or
- (d) if he purchased the product from a wholesale distributor, a markup not exceeding,
 - (i) sixteen per centum (16%) of his selling price on sales of No. 1 (pure) and No. 2 (pectin) strawberry or raspberry jam; and
 - (ii) twenty per centum (20%) of his selling price on sales of any other grade or variety of jam and on sales of jelly.

PART IV—RECORDS OF SALES AND PURCHASES

6. Every wholesale distributor and every person selling jam or jelly at retail shall immediately upon receipt by him of any jam or jelly purchased by him, prepare and keep a written record in which there shall be separately detailed for each wholesale and each retail place of business operated by him, the name and complete address of his supplier, the date of purchase, the grade and variety of the jam or jelly purchased, the size of container in which it is packed, the quantity purchased and the price paid for the product including freight charges, if any, to his place of business.

7. (1) Every manufacturer and every wholesale distributor shall on every sale and concurrently with delivery to the buyer furnish him with an invoice showing the date of sale, the name and complete address of the seller and the buyer and the grade and variety of jam or jelly sold, the size of container and the price and quantity of the product purchased by the buyer.

(2) Every manufacturer and every wholesale distributor shall retain a duplicate copy of each invoice furnished by him pursuant to subsection (1) of this Section.

8. (1) The retention by any person of an invoice furnished by his supplier pursuant to Section 7, available for inspection as in subsection (2) of this Section provided, shall in respect of the particulars actually set forth in the invoice be a sufficient compliance to that extent with the provisions of Section 6.

(2) Every record and invoice required by this Order to be prepared, kept, furnished or retained shall be made available for inspection by any authorized representative of the Board at all times for twelve months from the date of the transaction to which it relates.

9. Every person who sells jam or jelly at retail shall upon request of the buyer, furnish him with an invoice or sales slip showing the date of sale, the seller's name and address, the grade and variety of the jam or jelly, the size of the container and the price of the product purchased by the buyer.

PART V—GENERAL PROVISIONS

10. No manufacturer shall during the period June 1, 1943 to May 31, 1944, manufacture a greater total quantity of No. 3 (blended or compound) jam than the quantity of such jam manufactured by him during the calendar year 1941.

11. Any commission, charge, fee, reward, bonus, premium, concession or other payment or consideration whatsoever in money or money's worth claimed, stipulated for, taken, received, exacted, promised, offered, given or paid, directly or indirectly, by or to any person in connection with or arising out of a sale, purchase or transaction in jam or jelly shall be and form part of the price at which the product is sold or bought.

12. Where the maximum price as fixed by this Order on a sale at retail of jam or jelly includes a fraction of a cent in addition to a whole number of cents, such maximum price shall be reduced to the nearest cent if the fraction is less than one-half cent, and if the fraction be one-half cent or more the maximum price may be increased to the next higher cent.

13. The price at which any of the products mentioned in this Order are sold shall not be subject to differentials or cash discounts, whether for quantity sales or otherwise.

14. This Order shall be effective on and after June 28th, 1943.

Dated at Ottawa, this 25th day of June, 1943.

F. D. MATHERS,

Administrator,

Processed Fruits and Vegetables.

APPROVED :

D. GORDON,

Chairman, Wartime Prices and Trade Board.

SCHEDULE "A"

TO ADMINISTRATOR'S ORDER No. A-787

MAXIMUM PRICES FOR JAM

F.O.B. Manufacturer's Plant — Sales Tax Extra

All Container Types

Grade and Variety	Eastern Area				Western Area			
	12 fl.	24 fl.	48 fl.	Pail	12 fl.	24 fl.	48 fl.	Pail
	oz. size	oz. size	oz. size	15 to 40 lbs. per dozen per lb.	oz. size	oz. size	oz. size	15 to 40 lbs. per dozen per lb.
No. 1 (Pure) Jams	\$	\$	\$	c	\$	\$	\$	c
Strawberry	2.00	3.75	7.15	14 $\frac{3}{4}$	1.75	3.15	5.75	11 $\frac{3}{4}$
Raspberry	2.00	3.75	7.15	14 $\frac{3}{4}$	1.90	3.45	6.40	13 $\frac{1}{4}$
Loganberry	1.75	3.20	6.05	12 $\frac{1}{2}$	1.65	3.00	5.50	11 $\frac{1}{4}$
Black Currant	2.10	3.90	7.45	15 $\frac{1}{4}$	1.90	3.45	6.30	13
Red Currant	1.65	2.95	5.60	11 $\frac{1}{2}$	1.65	2.90	5.25	10 $\frac{3}{4}$
Blackberry	1.60	2.90	5.50	11 $\frac{1}{4}$	1.65	2.90	5.25	10 $\frac{3}{4}$
Gooseberry	1.55	2.75	5.15	10 $\frac{1}{2}$	1.65	2.90	5.25	10 $\frac{3}{4}$
Apricot	1.75	3.15	6.00	12 $\frac{1}{4}$	1.65	2.90	5.25	10 $\frac{3}{4}$
Cherry	1.90	3.50	6.75	14	1.95	3.60	6.75	13 $\frac{3}{4}$
Peach	1.50	2.70	5.00	10 $\frac{1}{4}$	1.55	2.80	5.00	10 $\frac{1}{4}$
Grape	1.50	2.70	5.00	10 $\frac{1}{4}$	1.55	2.80	5.00	10 $\frac{1}{4}$
Plum (Red, Damson and Greengage)	1.35	2.45	4.55	9 $\frac{1}{4}$	1.45	2.55	4.55	9 $\frac{1}{4}$
No. 2 (Pectin) Jam								
Strawberry	1.65	2.90	5.60	11 $\frac{1}{2}$	1.55	2.80	5.00	10 $\frac{1}{4}$
Raspberry	1.65	2.90	5.60	11 $\frac{1}{2}$	1.65	2.95	5.35	11
Loganberry	1.65	2.90	5.60	11 $\frac{1}{2}$	1.65	2.90	5.25	10 $\frac{3}{4}$
Black Currant	1.80	3.35	6.30	13	1.75	3.15	5.75	11 $\frac{3}{4}$
Red Currant	1.55	2.80	5.25	10 $\frac{3}{4}$	1.65	2.90	5.25	10 $\frac{3}{4}$
Blackberry	1.55	2.80	5.25	10 $\frac{3}{4}$	1.60	2.85	5.15	10 $\frac{1}{2}$
Gooseberry	1.50	2.70	5.00	10 $\frac{1}{4}$	1.55	2.80	5.00	10 $\frac{1}{4}$
Apricot	1.55	2.80	5.25	10 $\frac{3}{4}$	1.55	2.75	4.90	10
Cherry	1.65	2.90	5.60	11 $\frac{1}{2}$	1.75	3.15	5.75	11 $\frac{3}{4}$
Peach	1.50	2.65	4.90	10	1.55	2.75	4.90	10
Grape	1.50	2.65	4.90	10	1.55	2.75	4.90	10
Plum (Red, Damson and Greengage)	1.40	2.45	4.55	9 $\frac{1}{4}$	1.45	2.55	4.55	9 $\frac{1}{4}$
No. 3 (Blended or Compound) Jams								
Apple with Strawberry, Raspberry, Peach, Logan- berry, Blackberry, Goose- berry, Apricot, Black Currant or Plum (Red, Damson and Greengage)	1.35	2.30	4.30	8 $\frac{3}{4}$	1.30	2.25	4.00	8 $\frac{1}{2}$

SCHEDULE "B"

To ADMINISTRATOR'S ORDER No. A-787

MAXIMUM PRICES FOR JELLY

F.O.B. Manufacturer's Plant — Sales Tax Extra

Grade and Variety	All Container Types							
	Eastern Area				Western Area			
	12 fl.	24 fl.	48 fl.	Pail	12 fl.	24 fl.	48 fl.	Pail
	oz. size	oz. size	oz. size	15 to 40 lbs. per lb.	oz. size	oz. size	oz. size	15 to 40 lbs. per lb.
<i>Pure Jelly</i>	\$	\$	\$	c	\$	\$	\$	c
Bramble	1.95	3.45	6.45	13	1.65	2.95	5.20	10½
Black Currant	2.20	4.05	7.55	16	1.95	3.45	6.00	12½
Red Currant	2.05	3.60	6.75	14	1.70	3.15	5.50	11½
Grape	1.95	3.45	6.45	13	1.70	3.15	5.50	11½
Crabapple, Apple	1.80	3.00	5.50	11½	1.50	2.65	4.60	9½
Quince	2.05	3.60	6.75	14	1.70	3.15	5.50	11½
<i>Jelly with Added Pectin</i>								
Blackberry					1.50	2.65	4.60	9½
Bramble	1.85	3.15	5.80	12	1.55	2.75	4.80	10
Black Currant.....	2.05	3.60	6.75	14	1.70	3.15	5.50	11½
Red Currant	1.85	3.20	6.00	12½	1.70	3.15	5.50	11½
Grape	1.80	3.00	5.50	11½	1.60	2.85	5.00	10½
Crabapple, Apple	1.50	2.55	4.60	9½	1.40	2.45	4.20	8½
Quince	1.85	3.20	6.00	12½	1.65	2.95	5.20	10¾
<i>Miscellaneous</i>								
Mint Jelly or Jellied Mint	1.70	2.90	5.30	11	1.60	2.85	5.00	10½

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-789

Respecting Maximum Consumers' Prices for Pulpwood Cut from the Stump in the Province of Saskatchewan

Pursuant to the authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:

Interpretation

- 1. For the purpose of this Order,
 - (a) "consumer" means any manufacturer of pulp and paper or other wood products purchasing pulpwood for use in Canada;
 - (b) "cord" means an amount of pulpwood which, when properly stacked, occupies a space containing 128 cubic feet;
 - (c) "jackpine pulpwood" means round and sound bolts of jackpine;
 - (d) "spruce pulpwood" means round and sound bolts of spruce or round and sound bolts of spruce mixed with round and sound bolts of balsam and/or fir.

Balsam and Fir Content of Spruce Restricted

2. No person shall sell or offer for sale to a consumer, and no consumer shall purchase any spruce pulpwood with a balsam and/or fir content exceeding that established by custom in the local area of the province of Saskatchewan in which such pulpwood was cut from the stump.

Maximum Consumers' Prices for Pulpwood

3. No person shall sell or offer for sale to a consumer and no consumer shall purchase any spruce or jackpine pulpwood cut from the stump in the province of Saskatchewan at a price in excess of the price set out hereunder, which price shall

include all brokers' and dealers' fees and other charges and shall also include the cost of delivery at the consumer's mill unless the pulpwood is delivered by railroad, when the price shall be f.o.b. car at loading point.

Kind of Pulpwood

<i>Spruce</i>		<i>Jackpine</i>	
<i>Rough</i>	<i>Peeled</i>	<i>Rough</i>	<i>Peeled</i>
\$8.00	\$10.50	\$6.50	\$9.00

Previous Administrator's Order Revoked

4. Administrator's Order No. A-299 dated the 16th day of July, 1942, is hereby revoked.

Effective Date

5. This Order shall be effective on and after the 1st day of July, 1943.

Dated at Ottawa, this 28th day of June, 1943.

A. H. WILLIAMSON,
Timber Administrator.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-790

Respecting Maximum Consumers' Prices for Pulpwood Cut from the Stump in the Province of Nova Scotia

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:

Interpretation

1. For the purpose of this Order,

- (a) "consumer" means any manufacturer of pulp and paper or other wood products purchasing pulpwood for use in Canada;
- (b) "cord" means an amount of pulpwood which, when properly stacked, occupies a space containing 128 cubic feet;
- (c) "spruce pulpwood" means round and sound bolts of spruce or round and sound bolts of spruce mixed with round and sound bolts of balsam and/or fir.

Balsam and Fir Content of Spruce Pulpwood Restricted

2. No person shall sell or offer for sale to a consumer and no consumer shall purchase any spruce pulpwood with a balsam and/or fir content exceeding that established by custom in the local area of the province of Nova Scotia in which such pulpwood was cut from the stump.

Maximum Consumers' Prices for Pulpwood

3. (1) No person shall sell or offer for sale to a consumer and no consumer shall purchase any spruce pulpwood cut from the stump in the province of Nova Scotia at a price in excess of \$9.60 per cord when rough and \$12.00 per cord when peeled, which price shall include all brokers' and dealers' fees and other charges and shall also include the cost of delivery at the consumer's mill unless the pulpwood is delivered by railroad when the price shall be f.o.b. car at loading point or by ship when the price shall be f.a.s. vessel or delivered at an established piling ground in close proximity to the dock or wharf at which the vessel will be loaded;

(2) For pulpwood delivered by a seller by truck to a consumer's mill, the consumer may pay and the seller may accept, in addition to the price set out above in subsection (1), a delivery charge of \$1.00 per cord when rough and 75c. per cord when peeled.

Previous Administrator's Orders Revoked

4. Administrator's Order No. A-139, dated the 5th day of May, 1942, as amended by Administrator's Order No. A-338, dated the 14th day of August, 1942, is hereby revoked.

Effective Date

5. This Order shall be effective on and after the 1st day of July, 1943.

Dated at Ottawa, this 28th day of June, 1943.

A. H. WILLIAMSON,
Timber Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-791

Respecting the Maximum Prices for Dressing and Dyeing of Fur Skins and Fur Garments

Pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board as follows:

1. Subsection (1) of section 1 of Administrator's Order No. A-652 is hereby amended by deleting therefrom the words and figures "ten per centum (10%)" and substituting therefor the words and figures "eleven and three-quarters per centum (11.75%)".

2. This Order shall be effective on and after the 1st day of August, 1943.

Dated at Ottawa, this 29th day of June, 1943.

MICHAEL MORRIS,
Administrator of Fur Skins and Fur Garments.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-792

Respecting Alfalfa Meal

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:

1. Section 3 of Administrator's Order No. A-648 is hereby amended by deleting clause (c) thereof and substituting the following:

"(c) (i) In the provinces of Nova Scotia, New Brunswick, Prince Edward Island, Quebec and Ontario, excluding therefrom the districts of Rainy River and Kenora—an amount not exceeding \$9.00 per ton of alfalfa meal; or

(ii) in the provinces of Manitoba, Saskatchewan, Alberta and British Columbia and the districts of Rainy River and Kenora in the province of Ontario—an amount not exceeding \$12.00 per ton of alfalfa meal."

2. This Order shall be effective on and after the 2nd day of July, 1943.

Dated at Ottawa, this 30th day of June, 1943.

F. W. PRESANT,
Feeds Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-793

Respecting Maximum Prices for Ice in the Ottawa-Hull District

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

Administrator's Order No. A-709 is hereby revoked and the following substituted therefor:—

1. For the purposes of this Order,
 - (a) "delivered" means delivered in accordance with the provisions of Administrator's Order No. A-491 as amended by Administrator's Order No. A-745 and any directive or instructions issued from time to time by the Administrator of Services varying the provisions of the said Orders;
 - (b) "household use" means use in a place of residence other than a hotel;
 - (c) "ice" without limiting the generality of the word, includes manufactured ice and ice harvested in its natural state;
 - (d) "Ottawa-Hull District" means the City of Ottawa, the City of Hull and the territory lying within a radius of 10 miles from the Parliament Buildings in the said City of Ottawa.
2. This Order shall not apply to sales of crushed ice and of ice cubes.
3. Except with the authority in writing of the Foods Administrator.
 - (a) no person shall sell ice to any person in the Ottawa-Hull District for his household use unless the ice sold is in pieces each weighing not less than 25 pounds or not less than a multiple of 25 pounds;
 - (b) no person shall sell ice to any person in the Ottawa-Hull District for his household use except under the conditions prescribed in Section 4 hereof.
4. The maximum price at which a person may sell or offer to sell ice to any person in the Ottawa-Hull District for his household use,
 - (a) delivered to the buyer's refrigerator which means the ice must be deposited in the buyer's refrigerator or at any other place in his residence agreed by the buyer and the seller, except as provided in clause (b) of this Section, shall be,
 - (i) \$2.50 per month for four 25 pound pieces per week;
 - (ii) \$3.25 per month for six 25 pound pieces per week;
 - (iii) 15 cents per 25 pound piece for less than four pieces per week;
 - (iv) 45 cents per cwt. on sales in a piece or pieces weighing 100 pounds or more delivered at one time;
 - (b) delivered to the buyer's doorstep which means the ice must be deposited at a ground floor entrance of the buyer's place of residence in a receptacle if one is provided by the buyer, shall be,
 - (i) \$2.15 per month for four 25 pound pieces per week;
 - (ii) \$2.85 per month for six 25 pound pieces per week;
 - (iii) 13 cents per piece for less than four 25 pound pieces per week;
 - (c) delivered to the buyer at the seller's storage warehouse or plant, shall be 12 cents per 25 pounds.
5. The maximum price at which a person may sell or offer to sell ice to any person in the Ottawa-Hull District for other than his household use, delivered at one time to the buyer's place of business, shall be,
 - (a) 40 cents per cwt. for less than 100 lbs.;
 - (b) 30 cents per cwt. for 100 pounds or more but less than 1000 lbs.;
 - (c) 25 cents per cwt. for 1000 pounds or more but less than 2000 lbs.;
 - (d) 20 cents per cwt. for 2000 pounds or more.
6. This Order shall be effective on and after the 2nd day of July, 1943.

Dated at Ottawa, this 30th day of June, 1943.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

K. W. TAYLOR,
Foods Administrator.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-794

Respecting Certain Processed and Preserved Berries and Fruit in British Columbia

Pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board as follows:—

1. For the purposes of this Order, "Corporation" means Commodity Prices Stabilization Corporation Ltd.

2. Except as otherwise provided by Section 3 hereof, every person in British Columbia who processes and preserves any strawberries, raspberries, loganberries, black currants or apricots in SO₂ or by heat sterilization or by freezing with or without sugar, shall sell all such products to the Corporation or to any person appointed by the said Corporation to act as its agent for the purposes of this Order.

3. The provisions of Section 2 of this Order shall not apply to a person who processes and preserves any of the products mentioned therein;

(a) if he uses such products himself to manufacture jam or ice cream in British Columbia;

(b) if he packages such products in a one-pound (1-lb.) container ready for sale to and usage by household consumers.

4. The price to be paid by the Corporation for any product sold to it pursuant to this Order shall be the price for such product from time to time fixed by the Administrator of Processed Fruits and Vegetables with the approval of the Chairman of the Board.

5. This Order shall be effective on and after the 29th day of June, 1943.

Dated at Ottawa, this 29th day of June, 1943.

F. D. MATHERS,

Administrator of Processed Fruits and Vegetables.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

Fuelwood Orders

WARTIME PRICES AND TRADE BOARD

FUELWOOD ORDER No. 71

Respecting Bushwood in the Vancouver Area and the Lower Fraser Valley, in the Province of British Columbia

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

1. Sections 6 and 7 of Fuelwood Order No. 63 are hereby revoked and the following substituted therefor:—

"6. (1) The maximum price per cord at which any person may in any place named in this Order sell or offer to sell green bushwood shall be One dollar (\$1.00) less than the maximum price per cord at which he may sell seasoned bushwood of the same kind and length in the same place.

(2) Notwithstanding subsection (1) of this Section, up to and including October 31, 1943, the maximum price per cord at which any person may in any place named in this Order sell or offer to sell green bushwood shall be the maximum price per cord at which he may sell seasoned bushwood of the same kind and length in the same place.

7. The price at which bushwood is sold to a consumer shall be deemed to include delivery thereof to the premises of the consumer whether situate within a place named in this Order or outside the same, and where the seller does not deliver the same to the premises of the consumer, the amount paid by him for delivery shall be deducted from the price at which the bushwood is sold."

2. This Order shall be effective on and after the 1st day of July, 1943.

Dated at Ottawa, this 28th day of June, 1943.

J. S. WHALLEY,
Wood Fuel Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

PART IV

Wartime Industries Control Board

(Munitions and Supply)

DEPARTMENT OF MUNITIONS AND SUPPLY

OIL CONTROLLER

Order No. Oil 003 A

(Amending Order No. 003)

Dated June 14th, 1943

Pursuant to the powers conferred by Order in Council P.C. 1195 of February 19, 1941 as amended and any other enabling Order in Council or Statute and with the approval of the Chairman of the Wartime Industries Control Board,

It Is HEREBY ORDERED AS FOLLOWS:

1. *Section 15 of Order No. 003 Rescinded and New Section Substituted*

Section 15 of the Oil Controller's Order No. 003 dated April 30, 1941, is rescinded and the following substituted therefor:—

"15. Except under and in accordance with a permit in writing from the Oil Controller, no consumer shall purchase or acquire, or install or permit to be installed any pump, tank or storage tank for the dispensing or storage of motor fuel; provided that any consumer may install any such pump, tank or storage tank owned by him on June 1, 1943, for the purpose of replacing any like equipment owned by him and already installed.

2. *Section 16 of Order No. 003 Amended*

Section 16 of the Oil Controller's Order No. 003 dated April 30, 1941 is amended by deleting from the said section the words and figures "paragraphs 13, 14 and 15 of this Order" and substituting therefor the words and figures "paragraphs 13 and 14 of this Order".

3. *Effective date*

This Order shall be effective on and from July 1, 1943.

G. R. COTTRELLE,
Oil Controller.

APPROVED:

HENRY BORDEN,
Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

TIMBER CONTROLLER

Order No. Timber 14-B

(Logs cut in the Vancouver Forest District of British Columbia)

Dated June 2nd, 1943.

Pursuant to the authority conferred by Order in Council P.C. 2716 of June 24, 1940, as amended, and by any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board and the concurrence of the Wartime Prices and Trade Board, it is hereby Ordered as follows:—

1. Interpretation

For the purposes of this Order, unless the context otherwise requires:

- (a) "No. 1 Peeler Douglas Fir log" shall mean a log of Douglas fir which is suitable for rotary cutting, and which is 30" or over in diameter at the small end and long enough, after trim, to cut two 8' 6" peeler blocks and the grain slope of which does not exceed the following:

1" per foot in logs of 30" to 35" diameter

1½" " " " " " 36" to 40" "

2" " " " " " 41" to 60" "

2½" " " " " " 61" and over "

- (b) "No. 2 Peeler Douglas Fir log" shall mean a log of Douglas fir which is suitable for rotary cutting, and which is 30" or over in diameter at the small end and long enough, after trim, to cut one 8' 6" peeler block and the grain slope of which does not exceed the following:

1" per foot in logs of 30" to 35" diameter

1½" " " " " " 36" to 40" "

2½" " " " " " 41" to 60" "

3" " " " " " 61" and over "

- (c) "Vancouver Forest District" means all that portion of the Province of British Columbia shown outlined in purple on a reprint dated April, 1942, of a map issued by the Department of Lands of the said Province and dated March 31, 1937.

2. Previous Orders Rescinded

Order No. Timber 14, dated November 9, 1942, and Order No. Timber 14-A, dated January 13, 1943, are rescinded.

3. No. 1 and No. 2 Peeler Douglas Fir Logs

No person shall convert, process or dispose of any No. 1 or No. 2 Peeler Douglas Fir Logs, which have been cut in the Vancouver Forest District, except under and in accordance with the written instructions of the Timber Controller or his representative.

4. Maximum Prices for Certain Logs Cut in the Vancouver Forest District

The maximum price at which any person may sell or offer for sale, or at which any person may purchase, any of the logs described in Schedule "A" to this Order, which have been cut in the Vancouver Forest District, shall be the price shown for such logs in the said Schedule "A", which price includes the cost of delivering the logs to the mill or plant where they will be sawn or processed.

A. H. WILLIAMSON,
Timber Controller.

APPROVED:

HENRY BORDEN,

Chairman—The Wartime Industries Control Board.

Concurred in by the Wartime Prices and Trade Board:

D. GORDON,
Chairman.

SCHEDULE "A" TO ORDER No. TIMBER 14-B

Maximum Prices for Logs Cut in the Vancouver Forest District of British Columbia

No. 1 Peeler Douglas Fir Logs ... \$35.00 per thousand feet B.C. log scale

No. 2 " " " " ... 29.00 per thousand feet B.C. log scale

Douglas Fir Sawlogs

Grade No. 1 26.50 per thousand feet B.C. log scale

Grade No. 2 19.50 per thousand feet B.C. log scale

Grade No. 3 14.50 per thousand feet B.C. log scale

Hemlock Logs and/or Balsam Logs

Camp run logs 16.00 per thousand feet B.C. log scale

For selected logs of lumber quality 20" or more in diameter, when sorted, scaled and rafted separately, and sound, clean and reasonably free from knots, an extra \$2.50 may be charged making a maximum price of \$18.50 per thousand feet British Columbia log scale.

Cedar Shingle Logs

Grade No. 1 \$27.50 per thousand feet B.C. log scale

Grade No. 2 21.50 per thousand feet B.C. log scale

Grade No. 3 14.50 per thousand feet B.C. log scale

Cedar Logs Selected for Clear Lumber Production, when sorted, scaled and rafted separately

Grade No. 1 29.50 per thousand feet B.C. log scale

Grade No. 2 23.50 per thousand feet B.C. log scale



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